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1 2 3	Howard Wollitz [SBN: 58674] CHARLSTON, REVICH & WOLLITZ LLP 1925 Century Park East, Suite 1250 Los Angeles, California 90067-2746 Telephone: (310) 551-7000 Facsimile: (310) 203-9321 E-Mail: hwollitz@crwllp.com	
5	Attorneys for Defendant,	
6	Homestead Insurance Company	
7	UNITED STATES	DISTRICT COURT
8	FOR THE NORTHERN D	ISTRICT OF CALIFORNIA
9		ANCISCO
10		
11		1
12	HDI-GERLING AMERICA INSURANCE COMPANY, a New York Corporation,	Case No. CV 08-1716 PJH
13	Plaintiff,	
14	٧.	DECLARATION OF JOANNE HORAK IN SUPPORT OF HOMESTEAD
15	HOMESTEAD INSURANCE COMPANY,	INSURANCE COMPANY'S MOTION
16	a Pennsylvania Corporation; GREAT	TO DISMISS
17	AMERICAN B&S INSURANCE COMPANY, an Ohio Corporation, formerly	
18	known as AGRICULTURAL EXCESS AND SURPLUS INSURANCE	
19	COMPANY; and DOES 1-10,	
-	Defendants.	
20		I
21		
22	DECLARATION O	F JOANNE HORAK
23	I, Joanne Horak, declare:	
24	1. I am Vice-President of Homester	ad Insurance Company ("Homestead"). I have
25	personal knowledge of the facts stated in this de	
26	those facts if called upon to do so.	
27	<ol> <li>This declaration is made in supp.</li> </ol>	ort of Homestead's motion to dismiss
28	Plaintiff's Complaint pursuant to Federal Rule of	

1 relief can be granted.

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3. Homestead issued the following policies of insurance to Jonce Thomas Construction Co. ("Jonce"): Policy No. UL-03641, effective June 30, 1994 to June 20, 1995; Policy No. UL-04314, effective June 30, 1995 to June 30, 1996; Policy No. UL-04935, effective June 30, 1996 to June 30, 1997; and Policy No. UL-05389, effective June 30, 1997 to

4 I have reviewed the file for this case maintained by Homestead.

June 30, 1998 (collectively the "Homestead Policies").

- 5. Attached as Exhibit "A" is a true and correct copy of Homestead Policy No. UL-03641 for Jonce that Homestead has in its possession.
- Attached as Exhibit "B" is a true and correct copy of Homestead Policy No. 6. UL-04314 for Jonce that Homestead has in its possession. The declarations page for Policy No. UL-04314 contains a typographical error: Homestead did not issue any endorsement form number "EUL 7884 (4/95)". Homestead did issue endorsement forms enumerated "EUL 788 (4/95)", entitled "Amendatory Endorsement Assault and Battery Exclusion" and "EUL 784 (4/95)", entitled "Lead Paint Exclusion". The declarations page of this policy also lists endorsement "EUL 784 (4/95)", indicating that the incorrectly listed endorsement was "EUL 788 (4/95)". Homestead's copy of Policy No. UL-04314 is missing endorsement EUL 788 (4/95).
- 9. Attached as Exhibit "C" is a true and correct copy of Homestead Policy No. UL-04935 for Jonce that Homestead has in its possession. This copy of the policy is missing endorsement EUL 788 (4/95), the "Amendatory Endorsement Assault and Battery Exclusion" endorsement.

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1	10. Attached as Exhibit "D" is a true and correct copy of Homestead Policy No.
2	UL-05389 for Jonce that Homestead has in its possession. This copy of the policy is missing
3	endorsement EUL 788 (4/95), the "Amendatory Endorsement Assault and Battery Exclusion"
4	endorsement.
5	I declare under penalty of perjury under the laws of the State of California that the
6	foregoing is true and correct.
7	Executed on May, 2008, at Ridgewood, New Jersey.
8	
9	$\sim 4$
10	Joanne Horak
11	Joanne Horak
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JNS-EXCESS/UMBRELLA LIABILITY F

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- 1 (

POLICY NO: \_UL-03641

Renewal or Rewrite of No.:

νEW

# HOMESTEAD INSURANCE COMPANY

Philadelphia, Pennsylvania 19103

Item 1. Named Insured and Mailing Address

JONCE THOMAS CONSTRUCTION CO.,

INC. ETAL

P.O. BOX 1856

FREMONT

CA 94538-0034

Surplus Lines Tax and Affidavit Filed

PABOVALA

Encino (A 91426

License #: 064129

Item 2. Policy Period:

Inception

June 30, 1994

Expiration

June 30, 1995

12:01 A.M. Standard Time at the mailing address shown above.

Item 3. Limits of Insurance, Coverages A and B Combined.

The Limits of Insurance, subject to all the terms of this policy are:

(a) Per Occurrence Limit

4,000,000.00

(b) Products/Completed Operations Combined Aggregate Limit

4,000,000.00

(c) General Aggregate Limit

4,000,000.00

Item 4. Self-Insured Retention-Coverage B 10,000.00 Per Occurrence

tem 5. Premium:

46,700.00

Rate

FLAT

Per

Premium Basis

Advance Premium

46,700.00

Minimum Premium

11.675.00 (Minimum Earned Premium)

Form numbers of forms and endorsements forming part of this policy when issued:

UL501(9/90) 1

UL502(9/90)

GNL6868(#1-5) /

Date Issued: July 13, 1994 Form No. 111-500 (9/90)

Counte

las c DEVORE & ASSOC., INC

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# Schedule A-Schedule of Underlying Insurance Policies

HOMESTEAD INSURANCE COMPANY Philadelphia, Pennsylvania 19103

Issued to form a part of Policy No.: UL-03641 By Homestead Insurance Co

INSURER POLICY PERIOD APPLICABLE LIMITS OF LIABILITY TYPE OF POLICY United National COMMERCIAL GENERAL To Be Advised 1973 Form ("Old" Occurrence) LIABILITY (Bodily Eff From: 6/30/94 Injury, Property Damage, Personal Bodily Injury Eff To: 6/30/95 Each Occurrence Aggregate where applicable Injury and Aggregate Per Location where applicable Advertising Injury) Other: Property Damage Each Occurrence Aggregate where applicable Aggregate Per Location where applicable Other: Bodily Injury and Property Damage Combined Single Limit Each Occurrence Aggregate where applicable Aggregate Per Location where applicable X\_1986 Form ("New" Occurrence) Each Occurrence 1,000,000 Personal Injury and Advertising Injury 1,000,000 General Aggregate 1,000,000 Products-Completed Operations Aggregate 1,000,000 Aggregate Per Location where applicable Other:

NOTE: Unless specifically noted hereunder, all General Liability Policies are written on comprehensive forms without special restrictive endorsements, on the andard forms in general use as designated by the letter "X" above indicating are appropriate GL form.

TOMPREHENSIVE

NORTHBOOK

TO Be Advised

Each Person

Each Occurrence

Property Damage

Each Occurrence

Bodily Injury and Property

Damage Combined Single Limit

1,000,000 Each Occurrence

NOTE: Unless specifically noted hereunder, all Automobile Liability policies are written on comprehensive forms, including Any Automobile, Hired and Non-Owned Automobile Liability coverage, without special restrictive endorsements aggregate limits, on standard forms in general use.

COMPENSATION AND	1,000,000	B-Employer's Liability Each Accident Disease Policy Limit	Eff From: 1/1/94
IABILITY	1,000,000	Disease Each Employee	Eft To: 1/1/95

ate Issued: 7/13/94 orm No. UL-501(9/90)

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Pager 101 70himas

UL-03691 Rimestead Insurance

> A STOCK COMPANY PHILADELPHIA, PENNSYLVANIA 19103

# **EXCESS/UMBRELLA** LIABILITY POLICY



IN THIS POLICY THE WORDS YOU AND YOUR REFER TO THE NAMED INSURED SHOWN IN THE DECLARATIONS. THE WORD INSURED MEANS ANY PERSON OR ORGANIZATION OUALIFYING AS SUCH UNDER SECTION IV - NAMED INSURED AND INSURED. WE, US AND OUR REFER TO THE STOCK INSURANCE COMPANY SHOWN IN THE DECLARATIONS. OTHER WORDS AND PHRASES THAT APPEAR IN BOLD PRINT HAVE SPECIAL MEANINGS. REFER TO THE DEFINITIONS SECTION OF THIS POLICY, IN RETURN FOR THE PAYMENT OF THE PREMIUM, IN RELIANCE UPON THE STATEMENTS IN THE DECLARATIONS MADE A PART HEREOF AND SUBJECT TO ALL OF THE TERMS OF THIS POLICY, WE AGREE WITH YOU AS FOLLOWS:

### I. INSURING AGREEMENTS

### COVERAGE A-EXCESS LIABILITY INSURANCE (FOLLOWING FORM)

Coverage A is excess insurance and follows the underlying insurance

- Coverage A is excess insurance and follows the underlying insurance except as otherwise stated in this policy.

  1. We will pay those sums that the Insured must legally pay as damages because of bodily injury, property damage, personal injury, or advertising injury, caused by an occurrence which occurs during the policy period of this policy in excess of the sums payable as damages in the underlying insurance or would have been payable but for the exhaustion of the applicable limit of insurance.

  2. We have no other obligation or liability to pay sums or perform acts or services except as shown under DEFENSE SETTLEMENTS.

  3. In any jurisdiction where we are prevented by law or otherwise from paying on the Insured's behall, we will indemnify the Insured instead, and paragraph 1. shall be deemed changed accordingly.

- instead, and paragraph 1, shall be deemed changed accordingly 4. Coverage A is subject to the terms of the underlying insurance
  - a. That the amounts or fimits of liability, policy period, and conditions relating to the premium, subrogation, other insurance, obligation to investigate and delend, and cancellation or non-renewal and any renewal agreement of underlying insurance do not apply to this insurance.
  - b. That where any exclusions of this policy conflict with any terms of the underlying insurance, the exclusions of this policy shall apply;
  - c. That where the underlying insurance has an aggregate limit of liability, such aggregate limit shall not, for the purpose of deter-mining when this insurance applies, be reduced or exhausted by any payment relating to an act, error, omission, injury; damage, or
  - offense which occurs before the effective date shown in the Declarations of this policy;

    d. For any obligation to provide or to pay for legal defense. Legal defense is covered by this insurance only as shown under DEFENSE SETTLEMENTS.
- 5. Settlement of any claim or suit for an amount in excess of available underlying insurance by any underlying insurer shall not be binding on us unless we consent in writing.

### COVERAGE B-UMBRELLA LIABILITY INSURANCE

Coverage 8 is excess insurance over a self-insured retention. Coverage 8 applies only to the exposures which are not covered by Coverage A and are not otherwise excluded by this policy or any of the underlying

- We will pay those sums that the insured must legally pay as damages We will pay those sums that the Insured must legally pay as damages in excess of the self-insured retention because of bodily injury, property damage, personal injury, or advertising injury caused by an occurrence which occurs during the policy period of this policy.
   In any jurisdiction where we are prevented by law or otherwise from paying on the Insured's behalf, we will indemnify the Insured instead, and paragraph 1, shall be deemed changed accordingly.
   Legal defense is covered by this insurance only as shown under DEFENSE SETTLEMENTS.

### II, DEFENSE SETTLEMENTS

We will pay defense expenses only as follows:

- i. When defense expense payments of any underlying insurance reduce the Limits of Insurance provided by that policy, then any such expense payment made under this policy will reduce the Limits of Insurance as stated in Item 3 of the Declarations.
- When defense expense payments of any of the underlying insurance do not reduce the Limits of Insurance provided by those policies, then any such expense payment made under this policy will not reduce the Limits of Insurance as stated in Item 3 of the Declarations.
- 1. We will have no duty to defend any claim or suit that any other We will have no duty to defend any claim or suit that any other insurer has a duty to defend. If we elect to join in the defense of such claims or suits, we will pay all expenses we incur. You shall give us the opportunity to associate with you or the underlying insurers or both in the defense and control of any claims, suits, or proceedings which involve or appear likely to involve this insurance. You and your Insurers shall cooperate with us in the defense of such claim, suit or proceeding.

  We will defend any suit which is likely to involve us for damages payable under Coverages A or B (including damages wholly or partly within the self-insured retention) but which are not payable by a policy of underlying insurance, or any other available insurance.
- policy of underlying insurance, or any other available insurance, because:
  - a. Such damages are not covered by such underlying or other
  - The underlying insurance has been exhausted by the payment of claims.
- 3. We may investigate and settle any claim or suit in 2, above at our
- 4. All defense expenses in 2, above end when we have used up the applicable Limit of Insurance of this policy in the payment of judgements or settlements.
- We will pay, with respect to any claim or suit we defend in 2, above: a. All expenses we incur.
   b. The cost of appeal bonds or bonds to release attachments, but
  - only for bond amounts within the applicable Limit of Insurance of this policy. We do not have to furnish these bonds.
     All reasonable expenses incurred by the Insured at our request to assist us in the investigation and defense of the clalm or suit.
- including actual loss of earnings up to \$100 a day because of the time taken off from work.
- d. All costs taxed against the Insured in the suit.
  e. All interest on the full amount of any judgement that accrues after entry of the judgement and before we have: (1) paid, or offered to pay; or (2) deposited in court;
- the part of the judgement that is within the applicable Limit of
- Insurance of this policy.

  6. In any jurisdiction outside the United States of America (including its territories and possessions). Puerto Rico and Canada where we may be prevented by law or otherwise from carrying out this agreement:

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- a. The Insured must arrange to inv ate, defend, or settle any claim or suit.
  The Insured will not make any settlement without our consent
- We will pay expenses incurred with our consent
   We will have no duty or obligation to investigate, settle or defend any claim or suit against any Insured alleging damages which are no. covered by this policy

### III. LIMITS OF INSURANCE-COVERAGES A AND B COMBINED

- 1. The Limits of Insurance, Coverages A and B Combined shown in the Declarations and the rules below fix the most we will pay regardless of the number of:
  - losureds:

ii, Claims or suits brought; or

iii. Persons or organizations making claims or bringing suits.
a. The Limit of Insurance stated in Item 3 (b) as the Products/Completed Operations Aggregate Limit is the most we will pay under pleted Operations Aggregate Limit is the most we will pay under Coverages A and B combined for damages because of injury or damages included in the products/completed operations hazard. Each payment we make for such damages reduces by the amount of the payment the Products/Completed Operations Aggregate Limit. This reduced limit will then be the Limit of Insurance available for further damages of these kinds.

The Limit of Insurance stated in Item 3 (c) General Aggregate Limit is the most we will pay under Coverages A and B combined except for

except for:

(1) Damages included in 1.a. above for the products/completed

operations hazard and:

(2) Coverages included in the Schedule A-Schedule of Underlying Insurance Policies to which no underlying aggregate(s) limit annues.

Each payment we make for such damages reduces by the amount of the payment the General Aggregate Limit. This reduced limit will then be the Limit of Insurance available for further damages of these kinds.

damages of these kinds.

c. Subject to a. or b. above, whichever applies, the Per Occurrence Limit is the most we will pay for damages under Coverages A or B because of all bodily injury, property damage, personal injury and advertising injury arising out of any one occurrence.

2. Our obligations under Coverage A and B end when the applicable Limit of Insurance available is used up. If we pay any amounts for

damages in excess of that Limit of Insurance, you agree to reimburse

damages in excess of that Limit or insurance, you agree to remidure us promptly for such amounts.

3. The limit of this policy applies separately to each consecutive annual period and to any remaining period of less than 12 months, starting with the beginning of the policy period shown in the Declarations, unless the policy period is extended after issuance for an additional period of less than 12 months. In that case, the additional period will be deemed part of the last preceding period for the purpose of

determining the Limits of Insurance.
You agree to reimburse us promptly for damages paid in settlement of claims or suits to the extent that such amounts are within the self-insured retention as stated in the Declarations. However, this does not apply to defense expenses incurred by the Insured within the self-insured relention.

### IV. NAMED INSURED AND INSURED

1. WHO IS AN INSURED-COVERAGE A (EXCESS LIABILITY INSURANCE) INSURANCE;
Except as provided in WHO IS AN INSURED-NEWLY ACQUIRED
OR FORMED ENTITIES each person or organization who is an

Insured in the derlying insurance is an Insured under Coverage A subject to all the limitations upon such underlying insurance other than the limits of the underlying insurer's liability
WHO IS AN INSURED—COVERAGE B (UMBRELLA LIABILITY)

IN PRANCE)

Fighance)
Embed as provided in WHO IS AN INSURED INEWLY ACQUIRED
OR FORMED ENTITIES, the Named Insured and each of the It you are designated in the Declarations as:

(1) An individual, you and your spouse are Insureds, but only

with respect to the conduct of a business of which you are the

A partnership or joint venture, you are an Insured. Your members, your partners and their spouses are also Insureds, but only with respect to the conduct of your business.

(3) An organization other than a partnership or joint venture, you are an insured. Your executive officers and directors are Insureds, but only with respect to their duties as your officers Insureds, but only with respect to their duties as your officers or directors. Your stockholders are also Insureds, but only with respect to their liability as stockholders.

b. Each of the following are also Insureds:

(1) Your employees, other than your executive officers, but only for acts within the scope of their employment by you.

(2) Any person or organization to whom or which you are obligated by vidue of a written contract to provide insurance such as is also refer to the person to require contracts.

afforded by this policy, but only with respect to your operations,

animoted by this point, but thin whitespect to your operations or facilities you own or use:
 Any person or organization having proper temporary custody of your property if you die, but only:
 (a) With respect to liability arising out of the maintenance or

use of that property; and (b) Until your legal representative has been appointed. Your legal representative if you die, but only with respect to duties as such. That representative will have all your rights

outles as such. That representance will have all your rights and duties under this policy.

c. With respect to any auto you own or hire for use, any person (including your employees) while using such auto and any person or organization legally responsible for the use thereof, provided its actual use is with your permission, except:

(1) Any person or organization, or any agent or employee thereof, providing a party such such saverage repairs to the secure station.

(1) Any person or organization, or any agent of employee thereof operating an auto sales agency, repair shop; service station, storage garage or public parking place, with respect to an occurrence arising out of the operation thereof; or,
 (2) The owner or any lessee of a hired auto or any agent or

employee of such owner or lessee.

3. WHO IS AN INSURED-NEWLY ACQUIRED OR FORMED WHO IS AN INSURED-NEWLY ACUDINED ON FORMED
ENTITIES—COVERAGE A (EXCESS LIABILITY INSURANCE)
AND COVERAGE B (UMBRELLA LIABILITY INSURANCE)
a. Any organization you newly acquire or form, other than a partner-ship or joint venture, and over which you maintain ownership or

majority interest, will be deemed to be an insured if there is no other similiar insurance available to that organization. However: (1) Coverage under this provision is afforded only until the 90th

Coverage prior this provision is allored only until the solid day after you acquire or form the organization or the end of the policy period, whichever is earlier.

You may incur an additional premium charge for such newly acquired or formed organization(s) in accordance with our

coverage does not apply to bodily injury or property damage that occurred before you acquired or formed the organization; Coverage does not apply to personal injury or advertising injury arising out of an offense committed before you acquired or formed the organization;

No person or organization is an Insured with respect to the conduct of any current or past partnership or joint venture that is not shown as a Named Insured in the Declarations.

### **EXCLUSIONS**

- I. UNDER COVERAGE A (EXCESS LIABILITY INSURANCE) AND COVERAGE B (UMBRELLA LIABILITY INSURANCE)
  With respect to Coverage A (Excess Liability Insurance) and Coverage 8
  - (Umbrella Liability Insurance), this policy does not apply to:

    1. Liability imposed on the Insured under any of the following laws:

    2. Employees Retirement Income Security Act (E.R.I.S.A.) of 1974
    - Employees: Hetirement Income Security Act (E.R.I.S.C) of 1974 or changes to it:

      Any workers' compensation, unemployment compensation, disability benefits law, or any other similiar law except for liability of others assumed by the Insured under any contract:

      Damages awarded under the provisions of the Racketeer Influenced and Corrupt Organizations Act 18 U.S.C. Sections 1961-68 (1970) (1904) by extensions to it.
- (RICO) or changes to it.

  2. Liability assumed by the Insured under any contract or agreement with respect to an occurrence taking place before the contract or agreement is made.

- 3. Any obligation or liability arising out of:
  a. The contamination of any environment by pollutants that are introduced at any time, anywhere, in any way;
  b. Any bodily injury, personal injury, property damage, costs or other loss or damage arising out of such contamination, including but not limited to, cleaning up, remedying or detoxilying such contamination; or
  - c. Payment of sums related to (1) the investigation or defense of any toss, injury or damage or (2) payment of any cost, fine or penalty or (3) payment of any expense involving a claim or suit related to a. or b. above.

As used in this Exclusion 3, the following terms will have the following meanings:

(1) Contamination means any unclean or unsale or damaging or injurious or unhealthful condition arising out of the presence of pollutants, whether permanent or transient in any environment;

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### Attach Declarations and Endorsement(s) Here

### **EXCLUSIONS** (continued)

- (2) Environment includes any person, any man-made object in fea-ture, animals, crops and vegetation, fand, bodies of water, indivi-ground water or water table supplies, air and any other entire in the earth or its atmosphere, whether or not altered, developed coultivated, including, but not limited to any of the above, owised, controlled, or occupied by the Insured;

  [3] Pollutants means smoke, vapors, soot, furies, acids, sound,
- alkalies, chemicals, liquids, solids, gases, thermal pollutants, and all other impants or contaminants.
- 4. Any liability of any Insured arising out of discrimination with respect to race, religion, sex, age, national origin, physical disability, or mental
- disability.

  5. Any liability arising out of termination of employment of any person by any Insured.
- 6. Any obligation or liability for bodity injury, personal injury, or prop-
  - Any obligation of habitity for bootity injury, personal injury, or property damage, arising out of:
    a. Inhaling, ingesting or prolonged physical exposure to asbestos or
    goods or products containing asbestos; or
    b. The use of asbestos in constructing or manufacturing any good.

  - product or structure; or the removal of aspestos from any good, product or structure; or
  - d. The manufacture; transportation, storage or disposal of asbestos or goods or products containing asbestos.
     The coverage afforded by this policy does not apply to payment for the investigation or defense of any loss, injury or damage or any cost, line or penalty or for any expense or claim or suit related to any of the above.
- 7. Any liability incurred by any Insured directly or indirectly occasioned by, happening through or in consequence of war, invasion, acts of toreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution; insurrection, military or usurped power or confiscation or nationalization or requisition or destruction or damage to properly by or under the order of any government or public or local authority.
- Any liability:
   For bodily injury property damage, personal injury, advertising
  - (1) with respect to which an Insured under the policy is also an Insured under a nuclear energy liability policy issued by the Nuclear Energy Liability Insurance Association, Mutual Atomic Energy Liability Underwriters or Nuclear Insurance Association of Canada, or would be an Insured under any such policy but for its termination upon exhaustion of its limit of liability; or
  - (2) resulting from the hazardous properties of nuclear material and with respect to which (a) any person or organization is required to maintain financial protection pursuant to the Atomic Energy Act of 1954, or any taw amendatory thereof, or (b) the Insured is, or had this policy not been issued would be, entitled to indemnity from the United States of America or any agency thereof, under any agreement entered into by the United States of America or any agency thereof, with any person or organization;
  - b. For bodily injury; property damage, personal injury and advertising injury it;
    - (1) the nuclear material (a) is at any nuclear facility owned by or operated on behalf of, an Insured or (b) has been discharged

    - of the turnishing by an insured of services, materials, parts or equipment in connection with the planning, construction, maintenance, operation or use of any nuclear facility, but it such facility is located within the United States of America, its territories or physics on Canada, this exclusion (3) applies only to injury to or destruction or damage of property at such nuclear facility.

  - As used in this Exclusion 8:
    hazardous properties means source material, special nuclear material or byproduct material; source material, special nuclear materials and byproduct material have the meanings given them by the Atomic Energy Act of 1954 or in any law amendatory thereof:
    - spent fuel means any fuel element or fuel component, solid or liquid which has been used or exposed to radiation in a
    - or additional rates been used or expused to rabiation in a nuclear reactor;
      waste means any waste material (i) containing byproduct material and (ii) resulting from the operation by any person or organization of any nuclear facility; nuclear facility means;
      (1) any nuclear reactor,
      (2) any equipment or devise designed or used for (a) separating the instance of uranium or alutonium. (b) processing of

    - the isotopes of uranium or plutonium. (b) processing or

- utilizing spent tuet, or (c) handling, processing or packing
- any equipment or devise used for the processing, fabricating or alloying of special nuclear material if at any time the total amount of such material in the custody of the Insured at the premises where such equipment or device is located consists of or contains more than 25 grams of plutonium or uranium 233 or any combination thereof, or more than 250 grams of uranium 235.
- (4) any structure, basin, excavation, premises or place prepared or used where any of the foregoing is located, all operations conducted on such site and all premises used for opera-tions; Nuclear reactor means any apparatus designed or used to sustain nuclear lission in a self-supporting chain reaction or to contain a critical mass of lissionable material with respect to injury to or destruction of property, the word injury or destruction includes all forms of radioactive
- 9. Any claim for Uninsured or Underinsured Motorist Coverage, personal injury protection, property protection or similiar no-fault coverage by whatever name called, unless this policy is endorsed to provide such

- whatever name cannot, orness and poincy is encoused to provide such coverage.

  10. Any obligation to pay expenses under any medical payments coverage.

  11. Any liability for which any Insured may be held liable by reason of:

  (1) Causing or contributing to the intoxification of any person;

  (2) The turnishing of alcoholic beverages to a person under the legal drinking age or under the influence of alcohol; or
  - (3) Any statute, ordinance or regulation relating to the sale, gift,
  - distribution or use of alcoholic beverages.

    This exclusion applies only if the Insured is in the business of manu-
- This exclusion applies only if the Insured is in the business of manufacturing, distributing, selling, serving or lumishing alcoholic beverages.

  12. Punitive or exemplary damages, fines, penalties and fees.

  13. Damages claimed for loss due to infringement of trademark, service mark or trade name, other than titles or slogans, by use thereof on or in connection with goods, products or services sold, offered for safe or advertised by any Insured.

  14. Injury to, destruction of, loss of, or loss of use of:
- a. Property owned by, loaned to, rented to, occupied by or used by you or in your care, custody or control; b. Premises you sell, give away or abandon; if the property damage arises out of any part of those premises:
- Any goods, products or containers thereof, manufactured, sold, handled or distributed by or for you, out of which the occurrence
- 15. Any flability arising out of assault and/or battery, whether caused by or at the instigation of, or at the direction of, or omission by, any Insured and/or any employee of any Insured.
- 16. Any liability arising out of the use of any mobile equipment, auto or watercraft in, or while in practice or preparation for, a prearranged racing, speed or demolition contest or in any stunting activity.
  17. Any liability for property damage sustained by any Named Insured arising out of the activities or operations of any other Named Insured.
  18. Bodily injury or property damage arising out of the ownership, operation, maintenance, use, entrustment to others or loading or unleading of any aircraft.

- unloading of any aircraft.

  19. Any obligation or liability arising out of:
  a. Inhaling, ingesting or prolonged physical exposure to radon gas or goods, products or structures containing radon gas; or
  b. The exposure to or use of radon gas in constructing or inanu-

  - tacturing any good, product or structure; or c. The removal or reduction of radon gas from any good, product or structure; or
  - d. The transportation, storage or disposal of radon gas or goods, products or structures containing radon gas; or
    e. The tailure of any Insured to disclose the existence of radon gas.
  - in any structure to any person irrespective of whether or not any lnsured had knowledge of the existence of radon gas in any such
  - f. The manifestation or accumulation of radon gas in any structure. The coverage afforded by this policy does not apply to payment for the investigation or defense of any loss, injury or damage or any cost, line or penalty or for any expense or claim or suit related to any of the above.
- II. UNDER COVERAGE A (EXCESS LIABILITY INSURANCE) In addition to the exclusions in Labove, this policy does not apply under Coverage A to:
  - Any loss not covered by the underlying insurance, and all exclusions now or hereafter contained in the underlying insurance, apply to Coverage A with the same force and effect.
  - Bodfly injury or property damage arising out of the ownership, operation, maintenance, use, entrustment to others or loading or unloading of any watercraft 26 feet or over in length.

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### **EXCLUSIONS** (continued)

III. UNDER COVERAGE 8 (UMBRELLA LIABILITY INSURANCE) Honder Coverage 8 (UMBHELLA CIABILITY INSCHANCE)
 In addition to the exclusions in Sections I and If above, this insurance does not apply under Coverage 8 to.
 Any injury or damage
 a Covered under Coverage A, or
 b. Which would have been covered under Coverage A Lui for the

- actual or alleged bankruptcy or insolvency of an underlying insurer or an insured or the termination of the underlying policy
- 2 Bodily injury to any officer or employee of the Insured who is injured in the course of such employment by any other officer or employee of the same Insured.
- Bodily injury or property damage arising out of the ownership, operation, maintenance, use, entrustment to others or loading or
- operation, maintenance, use, entrustment to others or loading or unloading of any watercraft.

  Property damage to your product arising out of it or any part of it.

  Property damage with respect to the loss of use of tangible property which has not been physically injured or destroyed resulting from:

  a. A delay in or lack of performance by or on behalf of the Insured of any contract or agreement, or

  b. The faiture of your product or your work to meet the level of performance, quality, litness or durability warranted or represented by or on behalf of the Insured.

  It is exclusion does not apply to the loss of use of other tangible property.

- represented by or on behalf of the Insured.

  This exclusion does not apply to the loss of use of other tangible properly resulting from the sudden and accidental physical injury to or destruction of your product or your work after such products or work have been put to use by any person or organization other than an Insured.

  6. Property damage to your work arising our of it or any part of it and included in the products/completed operations hazard. This exclusion does not apply if the damaged work or the work out of which the damage arises was performed on the Insured's behalf by a sub-contractor.
- Damages claimed for any loss, cost or expense incurred for the loss of use, withdrawal, recall, inspection, repair, replacement. adjustment, removal or disposal of a. Your product, or

b. Your work, or

Any property of which your product or your work forms a pad; if such product, work, or property is withdrawn or recalled from the market or from use by any person or organization because of a known or suspected defect, deficiency, inadequacy or dangerous condition in it 3 Bodily injury to:

- Bodily injury to:

  a An employee of the Insured arising out of and in the course of employment by the Insured; or

  b. The spouse, child, parent, brother or sister of that employee as a consequence of bodily injury to that employee. This exclusion applies whether the Insured may be liable as an employer or in any other capacity.

  It also applies to any obligation to share damages with or repay someone else who must navy damages because of the injury.

someone else who must pay damages because of the injury. This exclusion does not apply to liability assumed by you under any contract

- contract.

  Personal Injury or advertising Injury:

  a. Arising out of oral or written publication or material, it done by or at the direction of the Insured with knowledge of its falsity:

  b. Arising out of oral or written publication of material first published

- b. Arising out of oral or written publication of material first published before the beginning of the policy period:
   c. Arising out of the willful violation of penal statute or ordinance committed by or with the consent of the Insured; or d. For which the Insured has assumed liability in a contract or agreement. This exclusion does not apply to liability for damages that you would have in absence of the contract or agreement.

  10. Advertising Injury arising out of:
   a. Breach of contract, other than misappropriation of advertising ideas under an implied contract;
   b. The failure of goods, products or services to conform with the advertised quality or performance;
   c. The wrong description of the price of goods, products or services;
   d. An offense committed by an Insured whose business is advertising, broadcasting, publishing or telecasting.

# DEFINITIONS

- 1. Advertising Injury means injury, other than personal injury, arising out of one or more of the following oftenses committed in the course of the Insured's advertising activities during the Policy Period:

  a. Oral or written publication of material that standers or libets a person
  - or organization or disparages a person's or organization's goods, products or services:
  - b. Oral or written publication of material that violates a person's right
- c. Misappropriation of advertising ideas or style of doing business; or d. Infringement of copyright, title or slogan.
   Auto means a land motor vehicle, trailer or semitrailer designed for
- travel on public roads, including any attached machinery or equipment. But auto does not include mobile equipment. Bud auto does not include mobile equipment. Budily injury means bodily injury, mental anguish, shock, disability, care and loss of services or constortium, sickness or disease including death sustained by a person at any time during the Policy Period. Claim means a written demand for damages or services.
- Damages are all sums that the Insured is legally obligated to pay. This obligation may be the decision of a court or the result of a settlement. The cause of the obligation must be from bodily injury. personal injury, property damage or advertising injury covered by this policy. Damages include interest which accumulates on a by this policy. Damage's include interest which accumulates on a civil court judgement from the time the suit is brought until the final judgement is entered by the court. Damages include defense expense to the same extent included in the underlying insurance. Damages do not include damages for which insurance is prohibited by law or public policy applicable in construction of this policy. Defense expense means payments allocated to a specific claim or

suit for its investigation, settlement or defense, including:

- Attorneys fees, expert witness fees and all other litigation expenses;
   Up to \$250 for the cost of bail bonds required because of accidents or traffic faw violations arising out of the use of any vehicle to which
- the bodily injury liability coverage applies:

  c. The costs of bonds to release attachments, but only for bond amounts within the timit of Insurance available:
- d. Reasonable expenses incurred by the Insured at our request to assist us in the investigation or defense of the claim or suit, including actual loss of earnings up to \$100 a day because of time
- Costs taxed against the Insured in the suit.

- Defense expense does not include: (1) Salaries and expenses of our employees or employees of the Insured, other than that portion of our employed attorney's lees.
- salaries and expenses allocated to a specific claim or suit; (2) Fees and expenses of independent adjusters we hire; (3) The cost of bonds to appeal a judgement or award on any suit we delend:
- (4) Interest on the full amount of any judgement that accrues after entry of the judgement and before we have paid, offered to pay. or deposited in court the amount available for the judgement

- under the provisions of LIMITS OF INSURANCE.

  7. Executive officer means a person holding any of the officer positions created by the Insured's charter, constitution or by-laws.

  8. First named Insured means the person or organization first named in Item 1 of the Declarations of the policy.

  9. Insured means any person or organization qualifying as an Insured in the applicable WHO IS AN INSURED provision of this policy. The insurance afforded applies separately to each Insured against whom claim is made or suit is brought, except with respect to the limits of our liability. our liability
- our trability.

  10. Mobile equipment means any of the following types of land vehicles, including any attached machinery or equipment:

  a. Bulldozers, tarm machinery, forklifts and other vehicles designed for use principally off public roads;

  b. Vehicles maintained for use sofely on or next to the premises you

  - own or rent.

  - c. Vehicles that travel on crawler treads:
    d. Vehicles, whether self-propelled or not, maintained primarily to provide mobility to permanently mounted:
    - (1) Power cranes, shovels, loaders, diggers, or drills; or (2) Road construction or resurfacing equipment such as graders.

  - (2) Road construction or resurfacing equipment such as graders scrapers or rollers;
    e. Vehicles not described in a., b., c., or d. above that are not self-propelled and are maintained primarily to provide mobility to permanently attached equipment of the following types:
    (1) Air compressors, pumps and generators, including spraying, welding, building cleaning, geophysical exploration, lighting and well servicing equipment; or
    (2) Cherry pickers and similiar devices used to raise or lower workers:
  - Vehicles not described in a., b., c., or d. above maintained primarity
  - lor purposes other than the transportation of persons or cargo. However, self-propelled vehicles with the following types of permanently attached equipment are not mobile equipment but will be considered autos:
    (1) Equipment designed primarily for:
    (a) Snow removal;
    - - (b) Road maintenance, but not construction or resurfacing:
  - (c) Street cleaning;
    (2) Cherry pickers and similiar devices mounted on automobile or truck chassis and used to raise or lower workers; and
  - (3) Air compressors, pumps and generators, including spraying, welding, building cleaning, geophysical exploration, lighting and well servicing equipment.
- 11. Occurrence means:
  a. With respect to bodity injury or property damage: an accident including continuous or repeated exposure to substantially the same general harmful condition, which results in bodity Injury or property damage neither expected nor intended from the standpoint of the Insured and includes;

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### DEFINITIONS (continued)

- (1) The rendering of or failure to render professional medical, dental or nursing services by your dispensary or clinic.

  (2) The use of reasonable force for the tawful protection of your
- employees, tenants, guests or property.

  With respect to advertising injury and personal injury respectively; an offense described in one of the numbered subdivisions. of those terms in this oolicy.

All damages that arise from exposure to the same general

- conditions are considered to anse out of one occurrence.

  12. Personal Injury means injury, other than advertising Injury or bodily injury, arising out of one or more of the following offenses committed in the course of the Insured's business during the Policy Period:
  - a. False arrest, detention or imprisonment:
  - b. Malicious prosecution;
  - Wrongful entry into, or eviction of a person from a room, dwelling or premises that the person occupies:
     Oral or written publication of material that standers or libels a
  - person or organization or disparages a person's or organization's
  - goods, products or services; Oral or written publication of material that violates a person's right of privacy arising out of the conduct of your business, excluding advertising, publishing, broadcasting or telecasting done by or for
- Products/completed operations hazard includes all bodity injury and property damage occurring away from premises you own or
  - rem arising out of your product or your work except:

    a. Products that are still in your physical possession; or

    b. Work that has not yet been completed or abandoned.
    - Your work will be deemed completed at the earliest of the following times:
      (1) When all the work called for in your contract has been
    - completed;
    - (2) When all the work to be done at the site has been completed if
    - your contract calls for work at more than one site:
      (3) When the part of the work done at a job site has been put to its intended use by any person or organization other than another contractor, or subcontractor working on the same

project.
Work that may need service, maintenance, correction, repair or replacement but which is otherwise complete, will be treated as completed.

- c. This hazard does not include bodily injury or property damage arising out of:
  - (1) The transportation of property, unless the injury or damage arises out of a condition in or on a vehicle created by the loading or unloading of it,
  - (2) The existence of tools, uninstalled equipment or abandoned or unused materials.
- 14. Property damage means:
  - a. Physical injury to tangible property, including all resulting loss of use of that property occurring during the Policy Period; or b. Loss of use of tangible property that is not physically injured.
  - caused by an occurrence during the Policy Period.

- 15. Self-Insured cetention means the amount stated as such in the Declarations which is retained and payable by the Insured with respect to each occurrence. All expenses incurred by us, or by the Insured with our consent in the investigation or defense of a claim or suit within the self-insured retention shall be payable by us.
- Suit means a civil proceeding in which damages because of bodily injury, property damage, personal injury or advertising injury to which this insurance applies are alleged. Suit includes an arbitration proceeding alleging such damages to which the Insured must submit or submit with our consent.
- Underlying Insurance means the insurance policies listed in Schedule A-Schedule of Underlying Insurance Policies, including any renewals or replacements thereof which provide the underlying any renewals or replacements thereof which provide the underlying coverages and limits stated in Schedule A-Schedule of Underlying Insurance Policies. The limit of underlying insurance includes any deductible amount, any participation of the Insured or any self-insured retention above or beneath any such policy, less the amount. if any, by which the aggregate limit of such insurance has been reduced by payment of loss with respect to bodily injury, property damage, personal injury or advertising injury taking place after the effective date of this policy. The coverage and limits of such policies shall be deemed to be applicable regardless of (a) any defense which the underlying insurer may assert because of the Insured's failure to comply with any condition of any such policy, (b) the actual or alleged insolvency, linancial impairment or bankruptcy of the under-lying insurer of any trisured or (c) cancellation or termination of the
- Your dispensary or clinic means a dispensary, clinic or similar facility maintained by you for the benefit or convenience of your means are the same of the same o employees or students.
- Your product means:
- Any goods or products, other than real property manufactured, sold, handled, distributed or disposed of by:

  - (2) Others trading under your name, or (3) A person or organization whose business, or assets of which, you have acquired majority interests; and
- Containers (other than vehicles), materials, parts or equipment furnished in connection with such goods or products.
   Your product includes warranties or representations made at any the product includes warrantes of representations made at any time with respect to the fitness, quality, durability or performance of any of the items included in a. and b. above.

  Your product does not include vending machines or other property rented to or located for the use of others but not sold.
- 21. Your work means

  - a. Work or operations performed by you or on your behalf; and
     b. Materials, parts or equipment furnished in connection with such work or operations.

Your work includes warranties or representations made at any time with respect to the fitness, quality, durability or performance of any of the items included in a. and b. above.

### CONDITIONS

### t. Premium

The advance premium stated in the Declarations is a deposit premium only, unless otherwise specified. Upon termination of this policy, the final premium shall be computed in accordance with the rates and minimum premium stated in the Declarations. If the final premium thus computed exceeds the advance premium paid, the first named Insured shall pay the excess to us. If the final earned premium is less, we shall return to the first named Insured the unearned portion

paid by such Insured.
The first named Insured shall maintain adequate records of the information necessary for premium computation on the basis stated in the Declarations and shall send copies of such records to us at

the end of the policy period, as we may direct.

Any Minimum Premium shown in the Declarations shall be fully earned and not subject to return upon audit of this insurance.

- Inspection and Audit
- We shall be permitted but not obligated to inspect your property and operations at any time. Neither our right to make inspections, nor the making thereof, nor any report thereon, shall constitute an under-taking on your behalf or for your benefit or that of others to determine or warrant that such property or operations are safe or healthful, or

or warrand man sucreproperty or operations are safe or healthful, or are in compliance with any law, rule or regulation.

We may examine and audit your books and records at any time during the policy period and extensions thereof and within three years after the final termination of this policy insofar as they relate to the subject matter of this insurance.

Notice of Occurrence Claim or Suit

Notice of Occurrence, Claim or Suit Whenever it appears that an occurrence, claim or suit is likely to involve payment under this policy, written notice shall be given to us or our authorized representative by you or your designated

- representative as soon as practicable. Such notice shall contain particulars sufficient to identify the Insured and also reasonably obtainable information respecting the time, place and circumstance of the occurrence, claim or suit, the names and addresses of the injured and of available witnesses.
  Assistance and Cooperation of the Insured
- The Insured shall cooperate with us and shall comply with all the terms and conditions of this policy and shall cooperate with the underlying insurers as required by the terms of the underlying insurance and comply with all the terms and conditions thereof.

  The Insured shall enforce any right of contribution or indemnity against any person or organization who may be liable to the Insured against any person or organization who may be hable to the insured because of bodily injury, personal injury, property damage or advertising injury with respect to which insurance is afforded under this policy or any of the underlying insurance policies.

  Action Against Company
- No action shall lie against us unless, as a condition precedent thereto, there shall have been full compliance with all of the terms of this policy, nor until the amount of the Insured's obligation to pay shall have been finally determined either by judgement against the Insured, after actual trial, or by written agreement by the Insured, the claimant and us.

Any person or organization or the legal representative thereof who has secured such judgement or written agreement shall thereafter be entitled to recover under this policy to the extent of the insurance afforded by this policy. No person or organization shall have any action against the Insured to determine the Insured's liability, nor shall we be impleaded by the Insured's legal representative. Bankruptcy or insolvency of the Insured or of the Insured's estate shall not relieve us of any of our obligations hereunder.

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### CONDITIONS (continued)

6. Appeals

not to appeal a judgement in excess of the underlying insurer elects not to appeal a judgement in excess of the underlying insurance or the self-insured retention, we may elect to make such appeal, at our cost and expense, and shall be liable in addition to the applicable. Limit of insurance, for the taxable costs, disbursements and additional interest incidental to such appeal

Other Insurance

The insurance afforded by this policy shall be excess insurance over all underlying insurance covering a loss covered by this policy whether or not valid and collectible. It shall also be excess insurance insurance covering a loss covered by this policy whether or not valid and collectible. It shall also be excess insurance over all other valid and collectible insurance not described in the Schedule A-Schedule of Underlying Insurance Policies (except other insurance purchased specifically to apply in excess of this insurance) which is available to the Insured, covering a loss also covered by

this policy.

8. Subrogation

In the event of any payment under this policy, we shall participate with the Insured and any underlying insurer in the exercise of all the Insured's rights of recovery against any person or organization liable therefore, and the Insured shall execute and deliver instruments and papers and do whatever else is necessary to secure such rights. The Insured shall do nothing to prejudice such rights.

Recoveries shall be applied:

First, to reimburse any interest (including the Insured's) that may have paid any amount with respect to liability in excess of our Limit of Insurance bereunder:

Then to reimburse us up to the amount paid hereunder, along with any other insurers having a proportionate interest at the same level; and Lastly, to reimburse such interests (including the Insured's) with respect to which this insurance is excess, as are entitled to claim the

A different apportionment may be made to effect settlement of a claim by agreement signed by all interests. Reasonable expenses incurred in the exercise of rights or recovery shall be apportioned among all interests in the ratio of their respective losses for which recovery is sought

Changes

Notice to any person, or knowledge possessed by any person, shall not effect a waiver or a change in any part of this policy, or stop us from asserting any rights under the terms of this policy with respect to any requirements as to underlying insurance; nor shall the terms of this policy be waived or changed, except by endorsement issued to form a part of this policy, signed by our authorized representative

Assignment Assignment of interest under this policy shall not bind us until our consent is endorsed hereon; if, however, you shall die, such insurance as is afforded by this policy shall apply (a) to your legal representative, but only while acting within the scope of his or her duties as such, and (b) with respect to your property, to the person having proper temporary custody thereof, as insured, but only until the appointment and qualification of the legal representative.

Maintenance of Underlying Insurance
You agree to maintain all insurance policies affording in total the cover-

waitetratice of Orderrying Insurance
You agree to maintain all insurance policies affording in total the coverage and limits as stated in the Schedule A-Schedule of Underlying Insurance Policies, or renewals or replacements thereof not more restrictive in coverage or limits, in full force and effect during this policy

period, except for reduction of aggregate limits where applicable, solely as a result of the payment of claims for occurrences which take place on or after the effective date of this policy. You agree to notify us within thirty days if any company replaces or changes any terms or conditions of any of the policies designated in the Schedule A-Schedule of Underlying Insurance Policies.

Your failure or inability to comply with the foregoing two paragraphs of this Condition 11, shall not invalidate this policy, but in the event of such failure or inability to comply therewith, we shall be liable only to the extent that we would have been liable had such failure or inability

Service of Suit Clause:

this agreed that in the event we fail to pay any amount claimed to be due hereunder, we, at your request, will submit to the jurisdiction of any court of competent jurisdiction within the United States and will comply with all requirements necessary to give such court jurisdiction

President

and all matters arising hereunder shall be determined in accordance with the law and practice of such court.

It is further agreed that service of process in such suit may be made upon the highest one in authority bearing the title Commissioner, Director, or Superintendent of Insurance of the State or Commonwealth birector, or superintendent of insurance of the State or Commonwealth wherein the property covered by this policy is located, and that in any suit instituted upon this contract we will abide by the final decision of such court or any appellate court in the event of an appeal. The one in authority bearing the title Commissioner, Director, or Superintendent of Insurance of the State or Commonwealth wherein the property covered by this policy is located is hereby authorized and directed to accept service of process on our behalf in any suit and/or upon your request to give a written undertaking to us that they will enter a general appearance upon our behalf in the event such a sult shall be instituted

13 Sole Agent
The first named Insured is authorized to act on behalf of all Insureds with respect to the giving or receiving of notice of cancellation, receiving unearned premium, agreeing to any changes in the policy and being billed for additional premiums

Cancellation

- The first named Insured may cancel this policy by mailing or delivering to us advance written notice of cancellation.
- We may cancel this policy by mailing or delivering to the first named Insured written notice of cancellation at least;
  - (1) 10 days before the effective date of cancellation if we cancel for nonpayment of premium; or (2) 30 days before the effective date of cancellation if we cancel
  - for any other reason.
- We will mail or deliver our notice to the first named Insured's last mailing address known to us.
   Notice of cancellation will state the effective date of cancellation.
- The policy period will end on that date.
- In policy period will end on that date.

  If this policy is cancelled, we will send the first named insured any premium refund due. If we cancel, the refund will be pro rata. If the first named insured cancels, the refund will be based upon the customary short rate table. The cancellation will be effective even if we have not made or offered a refund.

  If notice is mailed, proof of mailing will be sufficient proof of notice.

15. Workers: Compensation Agreement With respect to bodily injury to or death of any officer or other employee arising out of and in the course of employment by you, it entipoyee ansing out of and in the course of employment by you, it is a condition to the recovery of any loss under this policy, and you represent and agree, you have not abrogated and will not abrogate your common-law defenses under any Workers' Compensation of Occupational Disease Law by rejection of such law or otherwise. In the event you shall at any time during the policy period, abrogate such defenses, such insurance as is afforded for bodily injury with respect to such officer or other employee shall automatically termi-

nate at the same time. Bankruptcy or Insolvency

to the event of the actual, or the alleged, bankruptcy, insolvency, liquidation, or linancial impairment, whether temporary or permanent, of an underlying insurer, or of the Insured if the underlying Insurance is comprised in whole or in part of self-insurance, it is agreed that this insurance shall not take the place of such underlying insurance which is or becomes invalid, uncollectible or otherwise unavailable. The underlying insurance listed in the Schedule A bhavaliaure. The underlying insurance issed in the Schedule A-Schedule of Underlying Insurance Policies will be deemed in effect and the risk of such bankruptcy, insolvency, liquidation, or financial impairment is retained by you and not by its.

Terms of Policy Conformed to Statute

Terms of this policy which are in conflict with the statutes of the

State wherein this policy is issued are hereby amended to conform o such statutes.

18 Declarations

becausions

By acceptance of this policy the first named Insured agrees that
the statements in the Declarations are agreements and representations, that this policy is issued in reliance upon the truth of
such representations, and that this policy embodies all agreements
existing between the first named Insured and us and any of our representatives relating to this insurance.

IN WITNESS WHEREOF, we have caused this policy to be executed and attested, but this policy shall not be valid unless countersigned by a duly authorized representative of the Company

Secretary

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GENERAL PURPOSE ENDORS	SEMENT Endo	csement No. 1
Issued by: THE	HOMESTEAD INSURANCE COM	1PANY
	Named Insured	
UL-03641	Jonce Thomas Construct	ion Co, Inc. etal
Policy Inception	Policy Expiration	Effective Date & Time
June 30, 1994	June 30, 1995	<u>June 30, 1994</u> .
Producer	····	Producer NoOPC
Thomas C. Devore 8	Associates, Inc.	

It is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.

### NAMED INSURED ENDORSEMENT

The entity named below is added to Item 1 of the Declarations.

Naming this entity as a Named Insured does not increase the Company's Limits of Liability as specified in the policy Declarations.

### Named Insured:

Jon-Don Farms
Jonce Thomas & Donna Thomas
Jonce Thomas and Donna Thomas as Trustees of the Thomas Living Trust
Jonce Thomas Construction Co., Inc. Defined Benefit Pension Plan
D & J Construction, Inc.
Jonce Thomas Development Co., Inc.

Authorized Rep	resentative	Additional	Premium	Return	Premium	
Date Prepared July 13, 1994		Pro Rata of	<u>-i i</u>	Short	Rate of	
PREMIUM ADJUSTI	MENT IF THE P	REMIUM IS PAY	ABLE IN	INSTALLM	IENTS:	
Dates Due	Present	Increase	Decre	ease .	Revised	
	\$	\$	\$		\$	
	\$	\$	\$		\$	

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GENERAL PURPOSE ENDORS	SEMENT Endo	rsement No. 2
Issued by: THI	E HOMESTEAD INSURANCE COM	MPANY
Policy Number	Named Insured	
UL-03641	Jonce thomas Construct	ion Co., Inc. etal
Policy Inception	Policy Expiration	Effective Date & Time
June 30, 1994	June 30, 1995	June 30, 1994
Producer		Producer NoOPC
Thomas C. Devore	& Associates, Inc.	-

It is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.

### CONTRACTORS LIMITATION ENDORSEMENT

This insurance is modified by the following provisions:

- A. This insurance does not apply to any liability arising out of:
  - Any project insured under a "wrap-up" or similar rating plan;
  - The rendering or failure to render any professional services by or for the insured including the preparing, approving, or failing to prepare or approve maps, drawings, opinions, reports, surveys, change orders, designs or specifications, and any supervisory, inspection or engineering services.
- B. Except insofar as coverage is available to the Insured in valid and collectible underlying insurance as listed in the Schedule of Underlying Insurance for the full limit shown, and the only for such liability for which coverage is afforded under the underlying insurance, this insurance shall not apply to:
  - Any liability assumed by the insured under any contract or agreement;
  - 2. Any liability for property damage to property leased by, used by, or in the care, custody or control of the insured or as to which the insured is for any purpose exercising physical control; or
  - 3. For property damage arising out of:
    - (a) blasting or explosion other than the explosion of air or steam vessels, piping under pressure, prime movers,
    - machinery or power transmitting equipment; or
      the collapse of or structural injury to any building or
      structure due to (i) grading of land, excavation,
      borrowing, filling or back-filling, tunneling, pile
      driving, cofferdam work of caisson work, or (ii) moving
      shoring, underpinning, raising or demolition of any
      building or structure, or removal or rebuilding of any
      structural support thereof; or

Authorized Rep	presentative	Additional P	remium	Retur	n Premium
Date Prepared July 13, 1994		Pro Rata of			Rate of
DEMILIA ADTIS	TMENT IF THE E	PREMIUM IS PAYA	BLE IN	INSTALL	MENTS:
Dates Due	Present	Increase	Decre	ease	Revised
Dates Date	ς	S	S		Ş
	\$	İs	\$		S

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GENERAL PURPOSE ENDORS	EMENT Endo	rsement No. 2 Continued.		
Issued by: THE	HOMESTEAD INSURANCE CON	MPANY		
Policy Number	Named Insured			
лп03641	Jonce thomas Construct	ion Co., Inc. etal		
Policy Inception	Policy Expiration	Effective Date & Time		
June 30, 1994	June 30, 1995	June 30, 1994		
Producer		Producer NoOPC		
Thomas C. Devore 8	Associates, Inc.			
It is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.				

# CONTRACTORS LIMITATION ENDORSEMENT (Continued)

- (c) injury to or destruction of wires, conduits, pipes, mains, sewers, tanks, tunnels, any similar property and any apparatus in connection therewith, beneath the surface of the ground or water, caused by and occurring during the use of mechanical equipment for the purpose of grading land, excavating, drilling, borrowing, filling, back-filling or pile driving.
- C. The following additional definition applies:
  - "Wrap-up" means any agreement or arrangement under which all the contractors working on a specified project are insured under one or more policies issued by a specified insurer for liability arising out of the project.

Authorized Representati	ve Addition	al Premium	Return Prem	ium
Date Prepared July 13, 1994	Pro Rata	Pro Rata of Short		of .
PREMIUM ADJUSTMENT IF T	HE PREMIUM IS	PAYABLE IN	INSTALLMENTS:	
Dates Due   Present			ease Rev	ised
S	S	Ş	\$	
Č	16	S	S	

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GENERAL PURPOSE ENDORS	SEMENT Endo	gement No. 3
Issued by: THE	E HOMESTEAD INSURANCE CON	1PANY .
Policy Number	Named Insured	
UL-03641	Jonce Thomas Construct:	ion Co., Inc. etal .
Policy Inception	Policy Expiration	Effective Date & Time
June 30, 1994	June 30, 1995	June 30, 1994 .
Producer		Producer NoOPC
Thomas C. Devore		
		and a mark a

It is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.

### EMPLOYERS' LIABILITY FOLLOWING FORM ENDORSEMENT

This insurance does not apply to any liability for bodily injury, sickness, disease, disability or shock including death at any time resulting therefrom, and, if arising out of the foregoing, mental anguish or mental injury, sustained by:

- An employee of the insured arising out of and in the course of employment by the insured; or
- 2. The spcuse, child, parent, brother or sister of that employee as a consequence of (1) above;

unless such liability is covered by valid and collectible underlying insurance as listed in the Schedule of Underlying Insurance for the full limit shown and then only for such liability for which coverage is afforded under the underlying insurance.

Authorized Representative	Additional	Premium	Return	Premium
Date Prepared July 13, 1994	Pro Rata o	f	Short 1	Rate of
PREMIUM ADJUSTMENT IF THE	PREMIUM IS PA	YABLE IN I	NSTALLMI	ENTS:
Dates Due   Present	Increase	Decre	ease	Revised
Is	\$	<b>\$</b>		ž
S	S	Ş		S

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GENERAL PURPOSE ENDOR:	SEMENT Endo	rsement No. 4		
Issued by: TH	HOMESTEAD INSURANCE CO	MDANY		
Policy Number	Named Insured			
UL-03641	Jonce Thomas Construct	io Co., Inc. etal		
Policy Inception June 30, 1994	Policy Expiration June 30, 1995	ritective Date & Time		
Producer		June 30, 1994		
Thomas C. Devore 8	Associates, Inc	Producer NoOPC		
It is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.				

THIS ENDORSEMENT CHANGES THIS POLICY. READ IT CAREFULLY

## LEAD PAINT EXCLUSION

Notwithstanding anything contained in the underlying insurance to the contrary, it is understood and agreed that this insurance does not apply to bodily injury arising out of the existence of any lead based paint or any product containing lead based paint. It is further understood and agreed that the company will not be liable or responsible to defend the insured in any action or litigation for any lead based paint or lead based paint allegation including the failure to warn.

All other terms and conditions remain unchanged.

Authorized Representative	Additional F	remium	Retur	n Premium
Date Prepared July 13, 1994	Pro Rata of	<del></del>	-	Rate of
PREMIUM ADJUSTMENT IF THE	PREMIUM IS PAYA	BLE IN	NSTALL	MENTS -
Dates Due Present	Increase	Decre	ase	Revised
	_   Ş	Ş		\$
GNL6868	<u>  S</u>	Ş		Ş

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GENERAL PURPOSE ENDORS	SEMENT Endo	rsement No. 5
Issued by: · THE	E HOMESTEAD INSURANCE CO	MPANY
Policy Number	Named Insured	
UL-03641	Jonce Thomas Construct	ion Co., Inc. etal
Policy Inception	Policy Expiration	Effective Date & Time
June 30, 1994	June 30, 1995	June 30, 1994
Producer		Producer NoOPC
Thomas C. Devore &	Associates, Inc.	

It is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.

### SUBSIDENCE EXCLUSION

This insurance does not apply to any liability, whether direct or indirect, arising out of, caused by, resulting from, contributed to, or aggravated by the subsidence, settling, expansion, sinking, slipping, falling away, tilting, caving in, shifting, eroding, mud flow, rising, or any other movement of land or earth if any of the foregoing emanate from the operations of the insured or any other person for whose acts the insured is legally liable.

It is further agreed that this insurance shall not become excess of any reduced or exhausted underlying aggregate limit to the extent that such reduction or exhaustion is the result of claims, damage, loss or expense arising out of or in any way related to the above.

Authorized Representat	ive Additiona	l Premium	Return Premium	1
Date Prepared July 13, 1994	Pro Rata	of	Short Rate of	·
PREMIUM ADJUSTMENT IF	THE PREMIUM IS F	AYABLE IN	INSTALLMENTS:	·
Dates Due Presen	Increase	Decr	ease Revise	d
\$	\\$	\$	\$	<del></del>
	Is	S	S	

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DECLAR

ONS-EXCESS/UMBRELLA LIABILITY F

UL-04314 POLICY NO:

Renewal or Rewrite of No.:

UL-03641

# HOMESTEAD INSURANCE COMPANY

Philadelphia, Pennsylvania 19103

Item 1. Named Insured and Mailing Address

JONCE THOMAS CONSTRUCTION CO...

INC. ETAL

P.O. BOX 1856

FREMONT.

CA 94538-0034

Surplus Lines Tax and Affidavit Filed

Item 2. Policy Period:

Inception

June 30, 1995

Expiration June 30, 1996

12:01 A.M. Standard Time at the mailing address shown above.

Item 3. Limits of Insurance, Coverages A and B Combined. The Limits of Insurance, subject to all the terms of this policy are:

(a) Per Occurrence Limit

4,000,000.00

(b) Products/Completed Operations Combined Aggregate Limit

4,000,000.00

(c) General Aggregate Limit

4,000,000.00

FLAT

Item 4. Self-Insured Retention-Coverage B 10,000.00 Per Occurrence

Item 5. Premium:

53,000.00

Rate

Per

Premium Basis

Advance Premium

53,000.00

Minimum Premium

13,250.00 (Minimum Earned Premium)

Form numbers of forms and endorsements forming part of this policy when issued

UL501(9/90) 1

UL502(9/90)

EUL605(4/95)

EUL7884(4/95)

EUL643A(4/95) EUL6662(4/95):

EUL6438(4/95) @

EUL784(4/95) Level puri

EUL758(4/95)

Date Issued: June 30, 1995 Form No. UL-500 (9/90)

THOMAS . DEVORE & ASSO LINC

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# Schedule A-Schedule of Underlying Insurance Policies

HOMESTEAD INSURANCE COMPANY Philadelphia, Pennsylvania 19103

Issued to form a part of Policy No.: UL-04314 By Homestead Insurance Co

TYPE OF POLICY COMMERCIAL GENERAL LIABILITY (Bodily Injury, Property Damage, Personal Injury and Advertising Injury) APPLICABLE LIMITS OF LIABILITY

1973 Form ("Old" Occurrence)

Bodily Injury

Each Occurrence

Aggregate where applicable Aggregate Per Location where applicable

Other:

Property Damage

Each Occurrence

Aggregate where applicable

Aggregate Per Location where applicable Other:

Bodily Injury and Property Damage

Combined Single Limit
Each Occurrence

Aggregate where applicable

Aggregate Per Location where applicable

X 1986 - 1993 Form ("New" Occurrence)

1,000,000 Each Occurrence

1,000,000 Personal Injury and Advertising Injury

General Aggregate 2,000,000 Policy Aggregate

1,000,000 Products-Completed Operations Aggregate

Aggregate Per Location where applicable

NOTE: Unless specifically noted hereunder, all General Liability Policies are written on comprehensive forms without special restrictive endorsements, on the tandard forms in general use as designated by the letter "X" above indicating he appropriate GL form.

COMPREHENSIVE AUTOMOBILE LIABILITY

Bodily Injury

Each Person Each Occurrence

Property Damage

Each Occurrence

Bodily Injury and Property Damage Combined Single Limit 1,000,000 Each Occurrence

Northbrook To Be Advised Eff From: 6/30/95 Eff To: 6/30/96

INSURER

Gerling America

To Be Advised

Eff From: 6/30/95

Eff To: 6/30/96

POLICY PERIOD

NOTE: Unless specifically noted hereunder, all Automobile Liability policies are written on comprehensive forms, including Any Automobile, Hired and Non-Owned Automobile Liability coverage, without special restrictive endorsements or aggregate limits, on standard forms in general use.

STANDARD WORKERS COMPENSATION AND EMPLOYERS' LIABILITY

Coverage B-Employer's Liability Each Accident 1,000,000 1,000,000

Disease Policy Limit 1,000,000 Disease Each Employee Heath Cal

To Be Advised Eff From: 1/1/95 Eff To: 1/1/96

Date Issued: 6/30/95 Form No. UL-501(9/90)

Document 8-2

ment 8-2 Filed 05/19/2008 Page 12 06 10 (hopus)

Policy # UL-0431

Remestead Insurance Company

A STOCK COMPANY PHILADELPHIA, PENNSYLVANIA 19103

# **FXCESS/UMBRELLA** LIABILITY POLICY



IN THIS POLICY THE WORDS YOU AND YOUR REFER TO THE NAMED INSURED SHOWN IN THE DECLARATIONS. THE WORD INSURED MEANS ANY PERSON OR ORGANIZATION OUALIFYING AS SUCH UNDER SECTION IV - NAMED INSURED AND INSURED. WE, US AND OUR REFER TO THE STOCK INSURANCE COMPANY SHOWN IN THE DECLARATIONS, OTHER WORDS AND PHRASES THAT APPEAR IN BOLD PRINT HAVE SPECIAL MEANINGS. REFER TO THE DEFINITIONS SECTION OF THIS POLICY, IN RETURN FOR THE PAYMENT OF THE PREMIUM, IN RELIANCE UPON THE STATEMENTS IN THE DECLARATIONS MADE A PART HEREOF AND SUBJECT TO ALL OF THE TERMS OF THIS POLICY, WE AGREE WITH YOU AS FOLLOWS:

### LINSURING AGREEMENTS

# COVERAGE A-EXCESS LIABILITY INSURANCE (FOLLOWING FORM)

Coverage A is excess insurance and follows the underlying insurance

- Coverage A is excess insurance and rollows the underlying insurance except as otherwise stated in this policy.

  1. We will pay those sums that the Insured must legally pay as damages because of bodily injury, property damage, personal injury, or advertising injury, caused by an occurrence which occurs during the policy period of this policy in excess of the sums payable as damages in the underlying insurance or would have been payable to the state exhaustion of the professible limited insurance. but for the exhaustion of the applicable limit of insurance.

  2. We have no other obligation or liability to pay sums or perform acts or services except as shown under DEFENSE SETTLEMENTS.
- In any jurisdiction where we are prevented by law or otherwise from paying on the Insured's behalt, we will indemnify the Insured instead, and paragraph 1, shall be deemed changed accordingly.
   Coverage A is subject to the terms of the underlying insurance

except:

a. That the amounts or limits of liability, policy period, and conditions relating to the premium, subrogation, other insurance, obligation to investigate and defend, and cancellation or non-renewal and any renewal agreement of underlying insurance do not apply to this insurance:

b. That where any exclusions of this policy conflict with any terms of the underlying insurance, the exclusions of this policy shall apply; c. That where the underlying insurance has an aggregate limit of

man where the underlying insurance has an aggregate that of liability, such aggregate limit shall not, for the purpose of determining when this insurance applies, be reduced or exhausted by any payment relating to an act, error, omission, injury, damage, or offense which occurs before the effective date shown in the

Declarations of this policy:

d. For any obligation to provide or to pay for legal defense. Legal defense is covered by this insurance only as shown under DEFENSE SETTLEMENTS.

Settlement of any claim or suit for an amount in excess of available underlying insurance by any underlying insurer shall not be binding on us unless we consent in writing.

### COVERAGE 8-UMBRELLA LIABILITY INSURANCE

Coverage 8 is excess insurance over a self-insured retention. Coverage B applies only to the exposures which are not covered by Coverage A and are not otherwise excluded by this policy or any of the underlying

- 1. We will pay those sums that the Insured must legally pay as damages in excess of the self-insured retention because of bodily injury in excess of the self-insured retention because of bodily injury, property damage, personal injury, or advertising injury caused by an occurrence which occurs during the policy period of this policy.

  2. In any jurisdiction where we are prevented by law or otherwise from paying on the Insured's behalf, we will indemnify the Insured instructions of the contraction of the contraction.
- instead, and paragraph 1. shall be deemed changed accordingly legal defense is covered by this insurance only as shown under DEFENSE SETTLEMENTS.

### II. DEFENSE SETTLEMENTS

We will pay defense expenses only as follows:

Will pay detense expenses only as follows: I. When defense expense payments of any underlying insurance reduce the Limits of Insurance provided by that policy, then any

such expense payment made under this policy will reduce the Limits of Insurance as stated in Item 3 of the Declarations.

ii. When defense expense payments of any of the underlying insurance do not reduce the Limits of Insurance provided by those policies, then any such expense payment made under this policy will not reduce the Limits of Insurance as stated in Item 3 of the Declarations.

 We will have no duty to defend any claim or suit that any other insurer has a duty to defend. If we efect to join in the defense of such claims or suits, we will pay all expenses we incur. You shall give us the opportunity to associate with you or the under-iying insurers or both in the defense and control of any claims, suits, or proceedings which involve or appear likely to involve this insurance. You and your Insurers shall cooperate with us in the

detense of such claim, suit or proceeding.

We will detend any suit which is likely to involve us for damages payable under Coverages A or 8 (including damages wholly or partly within the self-insured retention) but which are not payable by a policy of underlying insurance, or any other available insurance, because:

a. Such damages are not covered by such underlying or other

insurance; or b. The underlying insurance has been exhausted by the payment

3. We may investigate and settle any claim or suit in 2, above at our discretion.

4. All defense expenses in 2, above end when we have used up the applicable Limit of Insurance of this policy in the payment of judgements or settlements.

We will pay, with respect to any claim or suit we defend in 2, above:

a. All expenses we incur.

b. The cost of appeal bonds or bonds to release attachments, but only for bond amounts within the applicable Limit of Insurance of this policy. We do not have to furnish these bonds.

c. All reasonable expenses incurred by the insured at our request to assist us in the investigation and defense of the chalm or suit including actual loss of earnings up to \$100 a day because of the time taken off from work.

d. All costs taxed against the Insured in the suit.

All interest on the full amount of any judgement that accrues after entry of the judgement and before we have:
(1) paid, or offered to pay: or

(2) deposited in count

the part of the judgement that is within the applicable Limit of Insurance of this policy.

6. In any jurisdiction outside the United States of America (including its territories and possessions). Puerto Rico and Canada where we may be prevented by law or otherwise from carrying out this agreement:

Document 8-2

a. The Insured must arrange to inviate, defend, or settle any claim or suit.

The Insured will not make any settlement without our consent

We will pay expenses incurred with our consent

7. We will have no duty or obligation to investigate, settle or detend any claim or suit against any Insured alleging damages which are no. covered by this policy

### III. LIMITS OF INSURANCE-COVERAGES A AND 8 COMBINED

 The Limits of Insurance, Coverages A and B Combined shown in the Declarations and the rules below fix the most we will pay regardless. of the number of

ii. Claims or suits brought; or
 iii. Persons or organizations making claims or bringing suits.
 a. The Limit of Insurance stated in Item 3 (b) as the Products/Com-

pleted Operations Aggregate Limit is the most we will pay under Coverages A and B combined for damages because of injury or damages included in the products/completed operations hazard. Each payment we make for such damages reduces by the amount of the payment the Producis/Completed Operations Aggregate Limit. This reduced limit will then be the Limit of Insurance available for further damages of these kinds.

The Limit of Insurance stated in Item 3 (c) General Aggregate
Limit is the most we will pay under Coverages A and B combined

except for:

(1) Damages included in 1.a. above for the products/completed

operations hazard and:
(2) Coverages included in the Schedule A-Schedule of Underlying Insurance Policies to which no underlying aggregate(s)

Each payment we make for such damages reduces by the amount of the payment the General Aggregate Limit. This reduced limit will then be the Limit of Insurance available for further damages of these kinds.

Subject to a. or b. above, whichever applies, the Per Occurrence c. Subject to a. or b. above, whichever applies, the Per Occurrence
 Limit is the most we will pay for damages under Coverages A or
 B because of all bodily injury, property damage, personal
 injury and advertising injury arising out of any one occurrence.

 2. Our obligations under Coverage A and B end when the applicable

Limit of Insurance available is used up. If we pay any amounts for damages in excess of that Limit of Insurance; you agree to reimburse us promptly for such amounts.

3. The limit of this policy applies separately to each consecutive annual period and to any remaining period of less than 12 months, starting with the beginning of the policy period shown in the Declarations, unless the policy period is extended after issuance for an additional. period of less than 12 months. In that case, the additional period will be deemed part of the last preceding period for the purpose of determining the Limits of Insurance.

You agree to reimburse us promptly for damages paid in settlement of claims or suits to the extent that such amounts are within the self-insured retention as stated in the Declarations. However, this does not apply to defense expenses incurred by the Insured within

the self-insured retention.

### IV. NAMED INSURED AND INSURED

1. WHO IS AN INSURED-COVERAGE A (EXCESS LIABILITY INSURANCE)

Except as provided in WHO IS AN INSURED-NEWLY ACQUIRED OR FORMED ENTITIES each person or organization who is an

Insured in the derlying insurance is an Insured under Coverage A subject to all the limitations upon such underlying in surance other than the limits of the underlying insurance sites than the limits of the underlying insurer's liability who is an insurance—Coverage 8 (UMBRELLA LIABILITY

IN \*\* (RANCE) Additional State of the National State of the Nationa

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following is an Insured under Coverage B: If you are designated in the Declarations as

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(1) An individual, you and your spouse are insureds, but only with respect to the conduct of a business of which you are the sole owner

(2) A partnership or joint venture, you are an Insured. Your members, your partners and their spouses are also Insureds.

but only with respect to the conduct of your business.
(3) An organization other than a partnership or joint venture, you are an Insured. Your executive officers and directors are Insureds, but only with respect to their duties as your officers or directors. Your stockholders are also Insureds, but only with respect to their fability as stockholders.

b Each of the following are also Insureds:

(1) Your employees, other than your executive officers, but

(1) Your employees, other than your executive officers, but only for acts within the scope of their employment by you.
(2) Any person or organization to whom or which you are obligated by vidue of a written contract to provide insurance such as is attorded by this policy, but only with respect to your operations.

(3) Any person or organization having proper temporary custody of your property if you die, but only:

(a) With respect to liability arising out of the maintenance or

(a) With respect to any arts will over the matter ance of use of that property; and
(b) Until your legal representative has been appointed.
(4) Your legal representative if you die, but only with respect to duties as such. That representative will have all your rights and duties under this policy.
c. With respect to any auto you own or hire for use, any person

(1) Any person or organization, or any agent or employee thereof,

Any person or organization, or any agent or employee thereof, operating an auto sales agency, repair shop, service station, storage garage or public parking place, with respect to an occurrence arising out of the operation thereof; or.
 The owner or any lessee of a hired auto or any agent or employee of such owner or lessee.
 WHO IS AN INSURED-NEWLY ACQUIRED OR FORMED ENTITIES—COVERAGE A (EXCESS LIABILITY INSURANCE) AND COVERAGE B (UMBRELLA LIABILITY INSURANCE) a. Any organization you newly acquire or form, other than a partnership or ioint venture, and over which you maintain ownership or

ship or joint venture, and over which you maintain awarrantip or majority interest, will be deemed to be an Insured if there is no other similar insurance available to that organization. However:

(1) Coverage under this provision is afforded only until the 90th

day after you acquire or form the organization or the end of the policy period, whichever is earlier. You may incur an additional premium charge for such newly acquired or formed organization(s) in accordance with our

acquired of formed organization(s) in accordance with our then current rating procedures;

Coverage does not apply to bodily injury or property damage that occurred before you acquired or formed the organization;

Coverage does not apply to personal injury or advertising injury arising out of an offense committed before you acquired or formed the organization;

No person or graphization is an instrument with respect to the

(4) No person or organization is an Insured with respect to the conduct of any current or past partnership or joint venture that is not shown as a Named Insured in the Declarations.

### **EXCLUSIONS**

L UNDER COVERAGE A (EXCESS LIABILITY INSURANCE) AND COVERAGE B (UMBRELLA LIABILITY INSURANCE) With respect to Coverage A (Excess Liability Insurance) and Coverage 8 (Umbrella Liability Insurance), this policy does not apply to:

1. Liability imposed on the Insured under any of the following laws:

a. Employees' Retirement Income Security Act (E.R.J.S.A.) of 1974

a. Employees Helirement incurrie Security Act (Excusors) and or changes to it;
 b. Any workers' compensation, unemployment compensation, disability benefits law, or any other similiar law except for liability of others assumed by the Insured under any contract;
 c. Damages awarded under the provisions of the Racketeer Influenced and Corrupt Organizations Act 18 U.S.C. Sections 1961-68 (1970) (1970) or changes to it.

(RICO) or changes to it.

2. Liability assumed by the Insured under any contract or agreement with respect to an occurrence taking place before the contract or agreement is made.

3: Any obligation or fiability arising out of:

a. The contamination of any environment by pollutants that are introduced at any time, anywhere, in any way:

b. Any bodity injury, personal injury, property damage, costs or other loss or damage arising out of such contamination, including but not limited to, cleaning up, remedying or detoxifying such contamination; or

c. Payment of sums related to (1) the investigation or detense of any loss, injury or damage or (2) payment of any cost, line or penalty or (3) payment of any expense involving a claim or suit related to

As used in this Exclusion 3, the following terms will have the following meanings:

(1) Contamination means any unclean or unsafe or damaging or injurious or unhealthful condition arising out of the presence of pollutants, whether permanent or transient in any environment; Case 3:08-cv-01716-PJH Document 8-2 Filed 05/19/2008 Page 24 of 70

Attach Declarations and Endorsement(s) Here

### **EXCLUSIONS** (continued)

(2) Environment includes any person, any man maide object or leature, animals, crops and vegetation, land, bodies of water, inderground water or water table supplies, air and any other entire is the earth or its atmosphere, whether or not altered, developed coultivated, including, but not limited to any of the above, owied. controlled, or occupied by the Insured;

(3) Pollutants means smoke, vapors, soot, tumes, acids, sound, alkalies, chemicals, liquids, solids, gases, thermal pollutants, and all other irritants or contaminants.

Any liability of any Insured arising out of discrimination with respect to race, religion, sex, age, national origin, physical disability, or mental

5. Any liability arising out of termination of employment of any person

by any Insured.

6. Any obligation or liability for bodily injury, personal injury, or property damage, ansing out of:

Inhaling, ingesting or prolonged physical exposure to asbestos or goods or products containing asbestos; or
 b. The use of asbestos in constructing or manufacturing any good.

product or structure; or

c. The removal of asbestos from any good, product or structure; or d. The manufacture; transportation, storage or disposal of asbestos.

or goods or products containing asbestos. The coverage alforded by this policy does not apply to payment for the investigation or defense of any loss, injury or damage or any cost, fine or penalty or for any expense or claim or suit related to

any of the above. Any liability incurred by any Insured directly or indirectly occasioned by, happening through or in consequence of war, invasion, acts of or, happening through or in consequence of war, invasion, acts of loreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution; insurrection, military or usurped power or confiscation or nationalization or requisition or destruction or damage to properly by or under the order of any government or public or local

authority. 8. Any liability

a. For bodily injury, property damage, personal injury, advertising

- Injury if:
  (1) with respect to which an Insured under the policy is also an Insured under a nuclear energy liability policy issued by the Nuclear Energy Liability Insurance Association, Mutual Atomic Energy Liability Underwriters or Nuclear Insurance Association of Canada, or would be an Insured under any such policy but for its termination upon exhaustion of its limit of liability; or (2) resulting from the hazardous properties of nuclear material and with respect to which (a) any person or organization is required to maintain financial protection pursuant to the Atomic Energy Act of 1954, or any taw amendatory thereof, or (b) the Insured is, or had this policy not been issued would be, entitled to indemnity from the United States of America or any agency thereof, under any agreement entered into by the United thereof, under any agreement entered into by the United States of America or any agency thereof, with any person or organization

b. For bodily injury, property damage, personal injury and adver-

tising injury it:

(1) the nuclear material (a) is at any nuclear facility owned by or operated on behalf of, an Insured or (b) has been discharged or dispersed therefrom;

(2) the nuclear material is contained in spent fuel or waste at any time possessed, handled, used, processed, stored, transported or disposed of by the Insured; or

(3) the injury, sickness, disease, death, or destruction arises out of the lumishing by an Insured of services, materials, parts or of the furnishing by the insured of services, materials, parts or equipment in connection with the planning, construction, maintenance, operation or use of any nuclear facility, but if such facility is located within the United States of America, its territories or possessions or Canada, this exclusion (3) applies

nuclear facility.

As used in this Exclusion 8: hazardous properties means source material, special nuclear materials and byproduct material, special nuclear materials and byproduct material; have the meanings given them by the Atomic Energy Act of 1954 or in any law amendatory thereof: amendatory thereof;

spent fuel means any fuel element or fuel component, solid or liquid which has been used or exposed to radiation in a

nuclear reactor:

waste means any waste material (i) containing byproduct material and (ii) resulting from the operation by any person or organization of any nuclear facility; nuclear facility means

any nuclear reactor.

(2) any equipment or devise designed or used for (a) separating the isotopes of uranium or plutonium. (b) processing or

utilizing spent fuel, or (c) handling, processing or packing

3) any equipment or devise used for the processing, tabricating or alloying of special nuclear material if at any time the total amount of such material in the custody of the Insured at the premises where such equipment or device is located consists of or contains more than 25 grams of plutonium or uranium 233 or any combination thereof, or more than

or transum 233 or any combination thereof, or more than 250 grams of uranium 235.

(4) any structure, basin, excavation, premises or place prepared or used where any of the foregoing is located, all operations conducted on such site and all premises used for operations; Nuclear reactor means any apparatus designed or used to sustain nuclear fission in a self-supporting chain reaction or to contain a critical mass of fissionable material; with respect to injury to be referred from of property the word. with respect to injury to or destruction of property, the word injury or destruction includes all forms of radioactive contamination of property.

9. Any claim for Uninsured or Underinsured Motorist Coverage, personal injury protection, property protection or similar no-fault coverage by whatever name called, unless this policy is endorsed to provide such

whatever name called, unless this policy is endorsed to provide such coverage.

10. Any obligation to pay expenses under any medical payments coverage.

11. Any liability for which any Insured may be held liable by reason of:

(1) Causing or contributing to the intoxilication of any person:

(2) The lumishing of alcoholic beverages to a person under the legal drinking age or under the influence of alcohol; or

(3) Any statute, ordinance or regulation relating to the sale, gift, distribution or use of alcoholic beverages.

This exclusion applies only if the Insured is in the business of manulacturing, distributing, selling, serving or turnishing alcoholic beverages.

12. Punitive or exemptary damages, tines, penalties and fees.

13. Damages claimed for loss due to infringement of trademark, service mark or trade name, other than titles or slogans, by use thereof on or in connection with goods, products or services sold, offered for sale or advertised by any Insured.

sale or advertised by any insured.

14. Injury to, destruction of, loss of, or loss of use of;
a. Property owned by, loaned to, rented to, occupied by or used by

you or in your care, custody or control:

b. Premises you sell, give away or abandon; if the property damage arises out of any part of those premises; c. Any goods, products or containers thereof, manufactured, sold,

handled or distributed by or for you, out of which the occurrence 15. Any liability arising out of assault and/or battery, whether caused by

or at the instigation of, or at the direction of, or omission by, any Insured and/or any employee of any Insured.

Insured and/or any employee of any Insured.

16. Any liability arising out of the use of any mobile equipment, auto or watercraft in, or while in practice or preparation for, a prearranged racing, speed or demolition contest or in any stunting activity.

17. Any liability for property damage sustained by any Named Insured ansing out of the activities or operations of any other Named Insured.

18. Bodily injury or property damage arising out of the ownership, operation, maintenance, use, entrustment to others or loading or unleading of any aircraft.

operation, maintenance, use, emulainent to others of the standing of any aircraft.

19. Any obligation or liability arising out of:
a. Inhaling, ingesting or prolonged physical exposure to radon gas or goods, products or structures containing radon gas; or
b. The exposure to or use of radon gas in constructing or manu-

facturing any good, product or structure; or c. The removal or reduction of radon gas from any good, product or

structure; or

d. The transportation, storage or disposal of radon gas or goods, products or structures containing radon gas; or
e. The failure of any Insured to disclose the existence of radon gas in any structure to any person irrespective of whether or not any

Insured had knowledge of the existence of radon gas in any such structure; or The manifestation or accumulation of radon gas in any structure.

The coverage afforded by this policy does not apply to payment for the investigation or defense of any loss, injury or damage or any cost, fine or penalty or for any expense or claim or suit related to any of the above.

IL UNDER COVERAGE A (EXCESS LIABILITY INSURANCE) In addition to the exclusions in I. above, this policy does not apply under Coverage A to:

1. Any loss not covered by the underlying insurance, and all exclusions

now or hereafter contained in the underlying insurance, and all excusion now or hereafter contained in the underlying insurance, apply to Coverage A with the same force and effect.

2. Bodily injury or property damage arising out of the ownership, operation, maintenance, use, entrustment to others or loading or unloading of any watercraft 26 feet or over in length.

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### **EXCLUSIONS** (continued)

III. UNDER COVERAGE B (UMBRELLA LIABILITY INSURANCE) In addition to the exclusions in Sections I and II above, this insurance does not apply under Coverage B to: Any injury or damage
 Coverage A, or
 Coverage A, or

- Which would have been covered under Coverage A trul for the actual or alleged bankruptcy or insolvency of an underlying insurer or an insured or the termination of the underlying policy
- Bodity injury to any officer or employee of the Insured who is injured in the course of such employment by any other officer or

- Bodity injury to any officer or employee of the Insured who is injured in the course of such employment by any other officer or employee of the same Insured.
   Bodity injury or property damage arising out of the ownership, operation, maintenance, use, entrustment to others or loading or unloading of any watercraft.
   Property damage to your product arising out of it or any part of it.
   Property damage with respect to the loss of use of tangible property which has not been physically injured or destroyed resulting from:

   A delay in or tack of performance by or on behalf of the Insured of any contract or agreement, or
   The failure of your product or your work to meet the level of performance, quality, fitness or durability warranted or represented by or on behalf of the Insured.

   This exclusion does not apply to the loss of use of other tangible property resulting from the sudden and accidental physical injury to or destruction of your product or your work after such products or work have been put to use by any person or organization other than an Insured.
   Property damage to your work arising out of it or any part of it and included in the products/completed operations hazard. This exclusion does not apply if the damaged work or the work out of which the damage arises was performed on the Insured's behalf by a sub-contractor.
   Damages claimed for any loss cost or expense incurred for the loss.
- a sub-contractor.

  7. Damages claimed for any loss, cost or expense incurred for the loss of use, withdrawat, recall, inspection, repair, replacement. adjustment, removal or disposal of: a. Your product, or

Any property of which your product or your work forms a part; if such product, work, or property is withdrawn or recalled from the market or from use by any person or organization because of a known or suspected defect, deliciency, inadequacy or dangerous condition in it.

3 Bodily injury to:

Bodily injury to:

a. An employee of the Insured arising out of and in the course of employment by the Insured; or

b. The spouse, child, parent, brother or sister of that employee as a consequence of bodily injury to that employee.

This exclusion applies whether the Insured may be liable as an employer or in any other capacity.

It also applies to any obligation to share damages with or repay someone else who must pay damages because of the injury.

This exclusion does not apply to liability assumed by you under any contract.

- someone eise who must pay damages because of wickings. This exclusion does not apply to fiability assumed by you under any contract.

  9. Personal Injury or advertising Injury:
  a. Arising out of oral or written publication or material, if done by or at the direction of the Insured with knowledge of its falsity.
  b. Arising out of oral or written publication of material first published before the beginning of the policy period;
  c. Arising out of the willful violation of penal statute or ordinance committed by or with the consent of the Insured; or
  d. For which the Insured has assumed liability in a contract or agreement. This exclusion does not apply to liability for damages that you would have in absence of the contract or agreement.

  10. Advertising highry arising out of:
  a. Breach of contract, other than misappropriation of advertising ideas under an implied contract;
  b. The failure of goods, products or services to conform with the advertised quality or performance;
  c. The wrong description of the price of goods, products or services;
  d. An offense committed by an Insured whose business is advertising, broadcasting, publishing or telecasting.

### DEFINITIONS

- 1. Advertising Injury means injury, other than personal injury, arising out of one or more of the following offenses committed in the course of the Insured's advertising activities during the Policy Period:

  a. Oral or written publication of material that standers or libets a person
  - or organization or disparages a person's or organization's goods. products or services:
  - Oral or written publication of material that violates a person's right
- of privacy:

  c. Misappropriation of advertising ideas or style of doing business; or d. Infringement of copyright, title or slogan.

  2. Auto means a land motor vehicle, trailer or semitrailer designed for
- travel on public roads, including any attached machinery or equipment. But auto does not include mobile equipment.
- 3. Bodily injury means bodily injury, mental anguish, shock, disability, care and loss of services or constortium, sickness or disease including death sustained by a person at any time during the Policy Period. Claim means a written demand for damages or services.
- Damages are all sumsithal the Insured is legally obligated to pay. This obligation may be the decision of a court or the result of a settlement. The cause of the obligation must be from bodily injury, personal injury, property damage or advertising injury covered by this policy. Damages include interest which accumulates on a civil court judgement from the time the suit is brought until the final judgement is entered by the court. Damages include defense expense to the same extent included in the underlying insurance. Damages do not include damages for which insurance is prohibited by law or public policy applicable in construction of this policy. Defense expense means payments allocated to a specific claim or

suit for its investigation, settlement or defense, including:
a. Attorneys fees, exped witness fees and all other litigation expenses;
b. Up to \$250 for the cost of bail bonds required because of accidents or traffic law violations arising out of the use of any vehicle to which the bodily injury liability coverage applies:

c. The costs of bonds to release attachments, but only for bond amounts within the Limit of Insurance available:

- d. Reasonable expenses incurred by the Insured at our request to assist us in the investigation or defense of the claim or suit, including actual loss of earnings up to \$100 a day because of time off from work:
- e. Costs taxed against the Insured in the suit. Defense expense does not include:

- Salaries and expenses of our employees or employees of the Insured, other than that portion of our employed attorney's fees, salaries and expenses allocated to a specific claim or suit; Fees and expenses of independent adjusters we hire:
- The cost of bonds to appeal a judgement or award on any suit we delend.
- (4) Interest on the full amount of any judgement that accrues after entry of the judgement and before we have paid, offered to pay, or deposited in court the amount available for the judgement

- under the provisions of LIMITS OF INSURANCE.
- Executive officer means a person holding any of the officer positions created by the Insured's charter, constitution or by-laws.
- created by the Insured's charter, constitution or by-laws.

  First named Insured means the person or organization first named in Item 1 of the Declarations of the policy.

  Insured means any person or organization qualifying as an Insured in the applicable WHO IS AN INSURED provision of this policy. The insurance afforded applies separately to each Insured against whom claim is made or suit is brought, except with respect to the limits of our liability.
- our naonity.

  10. Mobile equipment means any of the following types of land vehicles, including any attached machinery or equipment:

  a. Bulldozers, tarm machinery, forklitts and other vehicles designed for use principally off public roads:

  b. Vehicles maintained for use solely on or next to the premises you care or reat:

  - Vehicles that travel on crawler treads;
    Vehicles, whether self-propelled or not, maintained primarily to provide mobility to permanently mounted;
    (1) Power cranes, shovels, loaders, diggers, or drills; or
    (2) Road construction or resurfacing equipment such as graders, scrapers or rollers;

  - e. Vehicles not described in a., b., c., or d. above that are not sell-propelled and are maintained primarily to provide mobility to permanently attached equipment of the following types:
    - (1) Air compressors, pumps and generators, including spraying welding, building cleaning, geophysical exploration, lighting and well servicing equipment; or
      (2) Cherry pickers and similar devices used to raise or lower
    - workers
  - Workers, I. Vehicles not described in a., b., c., or d. above maintained primarily for purposes other than the transportation of persons or cargo. However, self-propelled vehicles with the following types of per-manently attached equipment are not mobile equipment but with be considered autos:
    (1) Equipment designed primarity for:
    (a) Snow removal;
    - - (b) Road maintenance, but not construction or resurfacing: c) Street cleaning:

    - (2) Cherry pickers and similiar devices mounted on automobile or truck chassis and used to raise or lower workers; and
       (3) Air compressors, pumps and generators, including spraying, welding, building cleaning, geophysical exploration, lighting and well servicing equipment.
- 11. Occurrence means:
  - a. With respect to bodity injury or property damage: an accident, including continuous or repeated exposure to substantially the same general harmful condition, which results in bodity injury or property damage neither expected nor intended from the standpoint of the Insured and includes:

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### **DEFINITIONS** (continued)

- (1) The rendenno of or failure to render crolessional medical, dental or rursing services by your dispensary or clinic.
  (2) The use of reasonable force for the fawful protection of your
- employees, tenants, quests or property
- b. With respect to advertising injury and personal injury respec tively; an offense described in one of the numbered subdivisions of those terms in this policy. All damages that arise from exposure to the same general
- conditions are considered to arise out of one occurrence. 12. Personal Injury means injury, other than advertising Injury or bodily injury, arising out of one or more of the following offenses committed in the course of the Insured's business during the Policy
  - a. False arrest, detention or imprisonment:
  - b. Malicious prosecution:
  - Wronglut entry into, or eviction of a person from a room, dwelling
  - or premises that the person occupies; d. Oral or written publication of material that slanders or libels a person or organization or disparages a person's or organization's
  - e. Oral or written publication of disparages a person's or disparages agods, products or services;
    e. Oral or written publication of material that violates a person's right of privacy arising out of the conduct of your business, excluding advertising, publishing, broadcasting or telecasting done by or for
- Products/completed operations hazard includes all bodity injury and property damage occurring away from premises you own or rent arising out of your product or your work except:
  - Products that are still in your physical possession; or
  - Work that has not yet been completed or abandoned. Your work will be deemed completed at the earliest of the following times.
  - (1) When all the work called for in your contract has been comoleted:
  - (2) When all the work to be done at the site has been completed it
  - when all the work to be done at the site has been completed your contract calls for work at more than one site; When the part of the work done at a job site has been put to its intended use by any person or organization other than another contractor, or subcontractor working on the same
    - Work that may need service, maintenance, correction, repair or replacement but which is otherwise complete, will be treated as completed.
  - c. This hazard does not include bodily injury or property damage arising out of:
    - The transportation of property, unless the injury or damage arises out of a condition in or on a vehicle created by the loading or unloading of it;
    - (2) The existence of loofs, uninstalled equipment or abandoned or unused materials.
- 14. Property damage means
  - a. Physical injury to tangible property, including all resulting toss of use of that property occurring during the Policy Period; or b. Loss of use of tangible property that is not physically injured.
  - caused by an occurrence during the Policy Period.

- 15. Self-Insured retention means the amount stated as such in the Declarations which is retained and payable by the Insured with respect to each occurrence. All expenses incurred by us, or by the or suit within the self-insured retention shall be payable by us.
- Suit means a divil proceeding in which damages because of bodily injury, property damage, personal injury or advertising injury to which this insurance applies are alleged. Suit includes an arbitration proceeding alleging such damages to which the trisured must submit or submit with our consent.
- Underlying Insurance means the insurance policies listed in Schedule A-Schedule of Underlying Insurance Policies, including any renewals or replacements thereof which provide the underlying coverages and limits stated in Schedule A-Schedule of Underlying Insurance Policies. The limit of underlying insurance includes any deductible amount, any participation of the Insured or any selfinsured retention above or beneath any such policy, less the amount if any, by which the aggregate limit of such insurance has been reduced by payment of loss with respect to bodily injury, property damage, personal injury or advertising injury taking place after damage, personal injury or advertising injury taking place after the effective date of this policy. The coverage and limits of such policies shall be deemed to be applicable regardless of (a) any defense which the underlying insurer may assert because of the Insured's failure to comply with any condition of any such policy, (b) the actual or alleged insolvency, financial impairment or bankruptcy of the under tying insurer of any Insured or (c) cancellation or termination of the underlying policy.
- You means any person or organization named in the Declarations or
- in an endorsement forming part of this policy.

  Your dispensary or clinic means a dispensary, clinic or similar facility maintained by you for the benefit or convenience of your employees or students.
- Your product means:
- a. Any goods or products, other than real property manufactured, sold, handled, distributed or disposed of by

  - (1) You
    (2) Others trading under your name, or
    (3) A person or organization whose business, or assets of which,
- you have acquired majority interests; and b. Containers (other than vehicles), materials, parts or equipment furnished in connection with such goods or products. Your product includes warranties or representations made at any time with respect to the fitness, quality, durability or performance of any of the items included in a. and b. above.
  - Your product does not include vending machines or other property rented to or located for the use of others but not sold.
- 21. Your work means:
  - Work or operations performed by you or on your behall; and Materials, parts or equipment furnished in connection with such work or operations.
  - Your work includes warranties or representations made at any time with respect to the fitness, quality, durability or performance of any of the items included in a. and b. above.

### CONDITIONS

### 1 Premium

The advance premium stated in the Declarations is a deposit premium only, unless otherwise specified. Upon termination of this policy, the final premium shall be computed in accordance with the rates and minimum premium stated in the Declarations. If the final premium thus computed exceeds the advance premium paid, the first named Insured shall pay the excess to us. If the final earned premium is less, we shall return to the first named Insured the unearned portion

paid by such Insured.
The first named insured shall maintain adequate records of the information necessary for premium computation on the basis stated in the Declarations and shall send copies of such records to us at the end of the policy period, as we may direct. Any Minimum Premium shown in the Declarations shall be fully earned

and not subject to return upon audit of this insurance.

- 2. Inspection and Audit
  - We shall be permitted but not obligated to inspect your property and operations at any time. Neither our right to make inspections, nor the making thereof, nor any report thereon, shall constitute an under-taking on your behalf or for your benefit or that of others to determine or warrant that such property or operations are sale or healthful, or are in compliance with any law, rule or regulation.
  - We may examine and audit your books and records at any time during the policy period and extensions thereof and within three years after the final termination of this policy insofar as they relate to the
- whenever it appears that an occurrence, claim or suit is likely to involve payment under this policy written notice shall be given to us or our authorized representative by you or your designated

- representative as soon as practicable. Such notice shall contain particulars sufficient to identify the Insured and also reasonably obtainable information respecting the time, place and circumstain of the occurrence, claim or suit, the names and addresses of the injured and of available witnesses.
- Assistance and Cooperation of the Insured The Insured shall cooperate with us and shall comply with all the terms and conditions of this policy and shall cooperate with the under-lying insurers as required by the terms of the underlying insurance and comply with all the terms and conditions thereof.
  - The Insured shall enforce any right of contribution or indemnity the Insured shall enforce any right of contribution or indemnity against any person or organization who may be liable to the Insured because of bodily injury, personal injury, property damage or advertising injury with respect to which insurance is afforded under this policy or any of the underlying insurance policies. Action Against Company

    No action shall fie against us unless, as a condition precedent thereto, there shall have been full compliance with all of the terms of this
- policy, nor until the amount of the Insured's obligation to pay shall have been finally determined either by judgement against the Insured, after actual trial, or by written agreement by the Insured, the claimant and us.

Any person or organization or the legal representative thereof who has secured such judgement or written agreement shall thereafter be entitled to recover under this policy to the extent of the insurance afforded by this policy. No person or organization shall have any action against the Insured to determine the Insured's liability, nor shall we be impleaded by the Insured's legal representative. Bankruptcy or insolvency of the Insured or of the Insured's estate shall not relieve us of any of our obligations hereunder.

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### CONDITIONS (continued)

6. Appeals

In the event the Insured or the Insured's underlying insurer elects In the event life insured of the insured's underlying insurance or not to appeal a judgement in excess of the underlying insurance or the self-insured retention, we may elect to make such appeal, at our cost and expense, and shall be liable in addition to the applicable Limit of Insurance, for the taxable costs, disbursements and additional interest incidental to such appeal

Other Insurance

The insurance afforded by this policy shall the excess insurance over The insurance amoroed by mis poincy shall release insurance over all underlying insurance covering a loss covered by this policy whether or not valid and collectible. It shall also be excess insurance over all other valid and collectible insurance not described in the Schedule A-Schedule of Underlying Insurance Policies (except other). insurance purchased specifically to apply in excess of this insurance) which is available to the Insured, covering a loss also covered by this policy

Subrogation

In the event of any payment under this policy, we shall participate with the Insured and any underlying insurer in the exercise of all the the insured and any underlying insurer in the exercise of an the Insured's rights of recovery against any person or organization liable therefore, and the Insured shall execute and deliver instruments and papers and do whatever else is necessary to secure such rights. The Insured shall do nothing to prejudice such rights. Recoveries shall be applied:

First, to reimburse any interest (including the Insured's) that may have paid any amount with respect to liability in excess of our Limit of Insurance hereunder;

Then to reimburse us up to the amount paid hereunder, along with any other insurers having a proportionate interest at the same level; and Lastly, to reimburse such interests (including the Insured's) with respect to which this insurance is excess, as are entitled to claim the residue, il any;

A different apportionment may be made to effect settlement of a claim by agreement signed by all interests. Reasonable expenses incurred in the exercise of rights or recovery shall be apportioned among all interests in the ratio of their respective losses for which recovery is sought

Changes

Notice to any person, or knowledge possessed by any person, shall not effect a waiver or a change in any part of this policy, or stop us from asserting any rights under the terms of this policy with respect to any requirements as to underlying insurance; nor shall the terms of this policy be waived or changed, except by endorsement issued to form a part of this policy, signed by our authorized representative.

Assignment of interest under this policy shall not bind us until our consent is endorsed hereon; if, however, you shall die, such insurance as is alforded by this policy shall apply (a) to your legal representative, but only while acting within the scope of his or her duties as such, and (b) with respect to your property, to the person having proper temporary custody thereof, as insured, but only until the appointment and qualification of the legal representative.

Maintenance of Underlying Insurance
You agree to maintain all insurance policies affording in total the coverage and limits as stated in the Schedule A-Schedule of Underlying Insurance Policies, or renewals or replacements thereof not more

age and limits as stated in the Schedule A-Schedule of Underlying Insurance Policies, or renewals or replacements thereof not more restrictive in coverage or limits, in full force and effect during this policy period, except for reduction of aggregate limits where applicable, solely as a result of the payment of claims for occurrences which take place on or after the effective date of this policy. You agree to notify us within thirty days if any company replaces or changes any terms or confilings of any of the policies designated in

You agree to notify us within thirty days if any company replaces or changes any terms or conditions of any of the policies designated in the Schedule A-Schedule of Underlying Insurance Policies. Your failure or inability to comply with the foregoing two paragraphs of this Condition 11, shall not invalidate this policy, but in the event of such failure or inability to comply therewith, we shall be liable only to the extent that we would have been liable had such failure or inability to comply not occurred. to comply not occurred.

Service of Suit Clause:
It is agreed that in the event we fail to pay any amount claimed to be due hereunder, we, at your request, will submit to the jurisdiction of any court of competent jurisdiction within the United States and will comply with all requirements necessary to give such court jurisdiction

President

and all matters assing hereunder shall be determined in accordance with the law and practice of such court.

It is further agreed that service of process in such suit may be made.

It is further agreed that service of process in such suit may be made upon the highest one in authority bearing the title Commissioner. Director, or Superintendent of Insurance of the State or Commonwealth wherein the property covered by this policy is located, and that in any suit instituted upon this contract we will abide by the final decision of such courf or any appellate court in the event of an appeal. The one in authority bearing the title Commissioner, Director, or Superintendent of Insurance of the State or Commonwealth wherein the property covered by this policy is legated in the party with the decision. tendent of insurance of the State or Commonwealth whereas the property covered by this policy is located is hereby authorized and directed to accept service of process on our behalf in any sult and/or upon your request to give a written undertaking to us that they will enter a general appearance upon our behalf in the event such a sult shall be instituted.

Sole Agent
The first named insured is authorized to act on behalf of all insureds with respect to the giving or receiving of notice of cancellation, receiving unearned premium, agreeing to any changes in the policy and being billed for additional premiums.

. Cancellation

Cancellation

a. The first named Insured may cancel this policy by mailing or delivering to us advance written notice of cancellation.

b. We may cancel this policy by mailing or delivering to the first named Insured written notice of cancellation at least:

(1) 10 day's before the effective date of cancellation if we cancel

for nonpayment of premium; or

(2) 30 days before the effective date of cancellation if we cancel

tor any other reason.
c. We will mail or deliver our notice to the first named Insured's last mailing address known to us.

A Notice of cancellation will state the effective date of cancellation.

The policy period will end on that date.

The policy period will end on that date.

e. If this policy is cancelled, we will send the tirst named Insured any premium relund due. If we cancel, the refund will be pro rata. If the first named Insured cancels, the refund will be based upon the customary short rate table. The cancellation will be effective even if we have not made or offered a refund.

If notice is mailed, proof of mailing will be sufficient proof of notice.

15. Workers' Compensation Agreement
With respect to bodily injury to or death of any officer or other employee arising out of and in the course of employment by you, it is a condition to the recovery of any loss under this policy, and you represent and agree, you have not abrogated and will not abrogate your common-law defenses under any Workers' Compensation or Occupational Disease Law by rejection of such law or otherwise. In the event you shall at any time during the policy period, abrogate such defenses, such insurance as is afforded for bodily injury with respect to such officer or other employee shall automatically terminate at the same time.

16. Bankquety or the other employee shall automatically terminate at the same time. nate at the same time.

nate at the same time.

16. Bankruptcy or Insolvency
In the event of the actual, or the alleged, bankruptcy, insolvency,
Inquidation, or linancial impairment, whether temporary or permanent,
of an underlying insurer, or of the Insured if the underlying Insurance is comprised in whole or in part of self-insurance, it is agreed
that this insurance shall not take the place of such underlying
insurance which is or becomes invalid, uncollectible or otherwise
unavailable. The underlying insurance listed in the Schedule ASchedule of Underlying Insurance Policies will be deemed in effect
and the risk of such bankruptcy, insolvency, liquidation, or financial
impairment is retained by you and not by us.

17. Terms of Policy Conformed to Statute
Terms of this policy which are in conflict with the statutes of the
State wherein this policy is issued are hereby amended to conform

State wherein this policy is issued are hereby amended to conform to such statutes.

18. Declarations

By acceptance of this policy the first named Insured agrees that the statements in the Declarations are agreements and representations, that this policy is issued in reliance upon the truth of such representations, and that this policy embodies all agreements existing between the first named Insured and us and any of our representatives relating to this insurance.

IN WITNESS WHEREOF, we have caused this policy to be executed and attested, but this policy shall not be valid unless countersigned by a duly authorized representative of the Company

Secretary

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Issued by: THE HOMESTEAD INSURANCE COMPANY
Policy Number Named Insured

Policy Inception Policy Expiration Effective Date & Time

Producer Producer No.

It is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.

### NAMED INSURED ENDORSEMENT

The entity named below is added to Item 1 of the Declarations.

Naming this entity as a Named Insured does not increase the Company's Limits of Liability as specified in the policy Declarations.

Named Insured:

nadiciona;	Premium	Returi	n Premium
Pro Rata of		Short	Rate of
PREMIUM IS PAY	ABLE IN	INSTALL	MENTS:
Increase	Decre	ease	Revised
s	Ş		\$
\$	Ş		\$
	PREMIUM IS PAY	PREMIUM IS PAYABLE IN	PREMIUM IS PAYABLE IN INSTALLM

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Issued by: The Policy Number	HE HOMESTEAD INSURANCE CO Named Insured	MPANY
Policy Inception	Policy Expiration	Effective Date & Time
Producer		Producer No.

It is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.

### CONTRACTORS LIMITATION ENDORSEMENT

This insurance is modified by the following provisions:

- This insurance does not apply to any liability arising out of:
  - Any project insured under a "wrap-up" or similar rating plan;
  - The rendering or failure to render any professional services by or for the insured including the preparing, approving, or failing to prepare or approve maps, drawings, opinions, reports, surveys, change orders, designs or specifications, and any supervisory, inspection or engineering services.
- Except insofar as coverage is available to the Insured in valid and collectible underlying insurance as listed in the Schedule of Underlying Insurance for the full limit shown, and the only for such liability for which coverage is afforded under the underlying insurance, this insurance shall not apply to:
  - Any liability assumed by the insured under any contract or agreement;
  - Any liability for property damage to property leased by, used 2. by, or in the care, custody or control of the insured or as to which the insured is for any purpose exercising physical control; or
  - For property damage arising out of:
    - blasting or explosion other than the explosion of air or steam vessels, piping under pressure, prime movers, machinery or power transmitting equipment; or
    - (b) the collapse of or structural injury to any building or structure due to (i) grading of land, excavation, borrowing, filling or back-filling, tunneling, pile driving, cofferdam work of caisson work, or (ii) moving shoring, underpinning, raising or demolition of any building or structure, or removal or rebuilding of any structural support thereof; or

Authorized Representative	Additional Pre	mium Returr	n Premium
Date Prepared	Pro Rata of	Short	Rate of
PREMIUM ADJUSTMENT IF THE	PREMIUM IS PAYABL	E IN INSTALL	MENTS:
Dates Due Present	Increase	Decrease	Revised .
\$	\$ \$		Ş
S	S S		\$

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<u>Issued by:</u> THE Policy Number	HE HOMESTEAD INSURANCE COMPANY  Named Insured		
Policy Inception	Policy Expiration	Effective Date & Time	
Producer		Producer No.	

It is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.

# CONTRACTORS LIMITATION ENDORSEMENT - CONTINUED

- (c) injury to or destruction of wires, conduits, pipes, mains, sewers, tanks, tunnels, any similar property and any apparatus in connection therewith, beneath the surface of the ground or water, caused by and occurring during the use of mechanical equipment for the purpose of grading land, excavating, drilling, borrowing, filling, back-filling or pile driving.
- C. The following additional definition applies:

"Wrap-up" means any agreement or arrangement under which all the contractors working on a specified project are insured under one or more policies issued by a specified insurer for liability arising out of the project.

Authorized Representa	tive   Additional Pr	emium Return Premium
Date Prepared	Pro Rata of	Short Rate of
PREMIUM ADJUSTMENT IF	THE DEPATEM IS PAYAR	LE IN INSTALLMENTS:
Dates Due Prese		Decrease Revised .
S S	5	\$ .
\$	\$	\$  \$

EUL643B (4/95)

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<u>Issued by:</u> TH Policy Number	E HOMESTEAD INSURANCE CO	MPANY
Policy Inception	Policy Expiration	Effective Date & Time
Producer		Producer No.

Ii is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.

# EMPLOYERS' LIABILITY FOLLOWING FORM ENDORSEMENT

This insurance does not apply to any liability for bodily injury, sickness, disease, disability or shock including death at any time resulting therefrom, and, if arising out of the foregoing, mental anguish or mental injury, sustained by:

- An employee of the insured arising out of and in the course of 1. employment by the insured; or
- The spouse, child, parent, brother or sister of that employee as a consequence of (1) above;

unless such liability is covered by valid and collectible underlying insurance as listed in the Schedule of Underlying Insurance for the full limit shown and then only for such liability for which coverage is afforded under the underlying insurance.

Authorized Representative	Additional	Premium	Return	Premium
Date Prepared	Pro Rata of		Short	Rate of
PREMIUM ADJUSTMENT IF THE P	REMIUM IS PAY	ABLE IN	NSTALLM	ENTS:
Dates DuePresent	Increase	Decre		Revised
\$	\$	\$	1	S
\\$	s	Ś		·
EUL662 (4/95)		-1-7		<del>/</del>

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Issued by: THE Policy Number	E HOMESTEAD INSURANCE CON Named Insured	MPANY
Policy Inception	Policy Expiration	Effective Date & Time
Producer		Producer No.

It is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.

THIS ENDORSEMENT CHANGES THIS POLICY. READ IT CAREFULLY

## LEAD PAINT EXCLUSION

Notwithstanding anything contained in the underlying insurance to the contrary, it is understood and agreed that this insurance does not apply to bodily injury arising out of the existence of any lead based paint or any product containing lead based paint. It is further understood and agreed that the company will not be liable or responsible to defend the insured in any action or litigation for any lead based paint or lead based paint allegation including the failure to warn.

All other terms and conditions remain unchanged.

Authorized Re	presentative	Additional I	Premium	Retur	n Premium
Date Prepared		Pro Rata of	····	Short	Rate of
PREMIUM ADJUS	TMENT IF THE F	REMIUM IS PAYA	ABLE IN	I INSTALL	MENTS:
Dates Due	Present	Increase	Decre		Revised
	\$	\$	\$		S
	\$	\$	S		S
EUL784 (4/95)			· · · · · · · · · · · · · · · · · · ·		1 ×

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Issued by: The Policy Number	HE HOMESTEAD INSURANCE CO	MPANY .
Policy Inception	Policy Expiration	Effective Date & Time
Producer		Producer No.

It is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.

### SUBSIDENCE EXCLUSION

This insurance does not apply to any liability, whether direct or indirect, arising out of, caused by, resulting from, contributed to, or aggravated by the subsidence, settling, expansion, sinking, slipping, falling away, tilting, caving in, shifting, eroding, mud flow, rising, or any other movement of land or earth if any of the foregoing emanate from the operations of the insured or any other person for whose acts the insured is legally liable the insured is legally liable.

It is further agreed that this insurance shall not become excess of any reduced or exhausted underlying aggregate limit to the extent that such reduction or exhaustion is the result of claims, damage, loss or expense arising out of or in any way related to the above.

Authorized Representative	Addition	Additional Premium		Return Premium	
Date Prepared	Pro Rata	Pro Rata of		Short Rate of	
PREMIUM ADJUSTMENT IF THE	PREMIUM IS	PAYABLE IN	INSTALLM	ENTS:	
Dates Due   Present	Increas			Revised	
\$	\$	\$		\$	
\$	\$	\$ \$		\$	

EUL758 (4/95)

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GENERAL PURPOSE ENDORSEMENT

Issued by: THE HOMESTEAD INSURANCE COMPANY

Policy Number Named Insured

UL-04314 Jonce Thomas Construction Co., Inc.

Policy Inception Policy Expiration Effective Date & Time
06-30-95 06-30-96 09-09-95

Producer Producer No.

Thomas C. Devore & Associates, Inc.

It is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.

It is hereby agreed & understood that the Schedule of Underlying Insurance is amended to show the following:

Gen. Liab. - Reliance in lieu of Gerling America
 #FJ2672150
 9-10-95 to 6-30-96
 1,000,000 Gen. Agg.
 1,000,000 Occ.
 1,000,000 Prods Comp. Ops

1,000,000 Pers. Adv. Inj

It is further agreed & understood that the Limits of Insurance, item #3 of the Declarations is decreased to 2,000,000.

JC1 : 1995

OMESTEAD INS

<u> </u>					
Authorized Repres	sentative //	Additional P	remium	Retur 9458	n Premium .00
Date Prepared 10-24-95		Pro Rata of		Short	Rate of
PREMIUM ADJUSTMEN	T IF THE P	REMIUM IS PAYA	BLE IN	NSTALL	MENTS:
Dates Due   E	resent	Increase	Decre		Revised
<u> </u>		\$	\$		S
[\$_		\$	<b>\$</b>		\$
GNL6868					

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GENERAL PURPOSE ENDORSEMENT Endorsement No. Issued by: THE HOMESTEAD INSURANCE COMPANY Policy Number Named Insured UL-04314 Jonce Thomas Construction Co., Inc. Policy Inception 06-30-95 Policy Expiration Effective Date & Time 06-30-96 09-09-95 Producer Producer No.-OPC Thomas C. Devore & Associates, Inc.

It is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.

It is hereby agreed & understood that the Endorsement #1, form GNL6868, amending the Schedule of Underlying Insurance and decreasing limits is null and void and replaced with Endorsement #2 & 3, form GNL6868.

It is further agreed & understood that the Limits of Insurance, item #3a,b,c of the Declarations is decreased to \$2,000,000. and the Premium, item #5 of the Declarations is decreased to \$50,312.00.

Authorized Re	presentative	Additional P	remium	Return 9458	n Premium 3 00
Date Prepared	j	Pro Rata of			Rate of
	STMENT IF THE P	REMIUM IS PAYA	BLE IN	NSTALLN	MENTS:
Dates Due		Increase			Revised
	\$	\$	\$		\$
	S	S	S		S

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GENERAL PURPOSE ENDORS	SEMENT Endo	rsement No. 3
Issued by: THE	E HOMESTEAD INSURANCE CO	MPANY
Policy Number	Named Insured	117111
UL-04314	Jonce Thomas Construct	ion Co. Inc
Policy Inception	Policy Expiration	Effective Date & Time
06-30-95	06-30-96	09-09-95
Producer		Producer NoOPC
Thomas C. Devore &	Associates. Inc	f
It is agreed that this	policy is hereby amende	ed as indicated. All other
	i i wares amende	su as indicated. All other

terms and conditions of this policy remain unchanged.

It is hereby agreed & understood that the Schedule of Underlying Insurance is amended to show the following:

Gen. Liab. - Reliance in lieu of Gerling America #FJ2672150

9-10-95 to 6-30-96 1,000,000 Gen. Agg. 1,000,000 Occ.

1,000,000 Prods Comp. Ops 1,000,000 Pers. Adv. Inj.

-11	600				
Authorized Rep	resentative	Additional E	Premium	Retur	n Premium
Date Prepared # 12-04-95		Pro Rata of		Short Rate of	
PREMIUM ADJUST	MENT IF THE PR	REMIUM IS PAYA	ABLE IN I	NSTALLA	MENTS.
Daces Due	Present	Increase	Decre		Revised
	<u> </u>	\$	S		S
GNI.6868	\$	Ş	Ş		\$

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GENERAL PURPOSE ENDORS		esement No. 4
	E HOMESTEAD INSURANCE CON	1PANY ////
Policy Number	Named Insured	V-MC
UL-04314	Jonce Thomas Construct	ion Co., Inc. Etal
Policy Inception	Policy Expiration	Effective Date & Time
06-30-95	06-30-96	01-01-96
Producer		Producer NoOPC
Thomas C. Devore &	Associates, Inc.	
It is agreed that this	s policy is hereby amende of this policy remain und	ed as indicated. All other changed.

It is hereby agreed & understood that the Schedule of Underlying Insurance is amended to show:

Employers Liab. - Cal Comp.
W961130562
1-1-96/97
same limits

DEPT.

JAN 0.5 1996

HOMESTEAD INS. Co.

Authorized Representati	ve Addition	al Premium	Retur	n Premium
Date Prepared 01-30-96	Pro Rata	of	Short	Rate of
PREMIUM ADJUSTMENT IF T	HE PREMIUM IS	PAYABLE IN	INSTALL	MENTS.
Dates Due   Present			ease	Revised
Ş	\$	\$		S
	\$	S		S
GNL6868			7	

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> DECLAR! 'NS EXCESS/UMBRELLA LIABILITY PO

UL-04935 POLICY NO:

Renewal or Rewnte of No.:

UL-04314

## HOMESTEAD INSURANCE COMPANY

Administrative Office

200 Plaza Dr.

Secaucus, NJ 07096-1581

Item 1. Named Insured and Mailing Address

JONCE THOMAS CONSTRUCTION CO. MR. AND MRS. JONCE THOMAS P.O. 80X 1856

FREMONT.

CA 94538-0034

Surplus Lines Tax and Affidavit Filed

Item 2. Policy Period:

Inception

June 30, 1996

License #:

June 30, 1997

12:01 A.M. Standard Time at the mailing address shown above.

Item 3. Limits of Insurance, Coverages A and B Combined. The Limits of Insurance, subject to all the terms of this policy are:

(a) Per Occurrence Limit

2,000,000.00

(b) Products/Completed Operations Combined Aggregate Limit

2,000,000.00

(c) General Aggregate Limit

2,000,000.00

Item 4. Self-Insured Retention-Coverage B

10,000.00

Per Occurrence

Item 5. Premium:

52,250.00

Rate

FLAT

Premium Basis

Advance Premium

52,250.00

Minimum Premium

13,063.00 (Minimum Earned Premium)

Form numbers of forms and endorsements forming part of this policy when issued:

UL500(9/90) EUL788(4/95) 🕮 UL501(9/90)

EUL605(4/95) (\*\*\*)

EUL643A(4/95) Comment In EUL643B(4/95) ----

EUL662(4/95) , ........

EUL758(4/95) 364000000

EUL784(4/95) 16.5 P. .

GNL6868[#1] - 544

THOMAS C. DEVORE & ASSOC., INC

Date Issued: July 08, 1996 Form No. UL-500 (9/90)

Countersigned by

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## Schedule A-Schedule of Underlying Insurance Policies

HOMESTEAD INSURANCE COMPANY Philadelphia, Pennsylvania 19103

Issued to form a part of Policy No.: UL-04935 By Homestead Insurance Co

TYPE OF POLICY COMMERCIAL GENERAL LIABILITY (Bodily Injury, Property
Damage, Personal
Injury and
Advertising Injury) APPLICABLE LIMITS OF LIABILITY

1973 Form ("Old" Occurrence)

Each Occurrence

INSURER POLICY PERIOD

AIG

To Be Advised Eff From: 6/30/96

Eff To: 6/30/97

Aggregate where applicable Aggregate Per Location where applicable

Other:

Property Damage

Bodily Injury

Each Occurrence

Aggregate where applicable

Aggregate Per Location where applicable

Other:

Bodily Injury and Property Damage Combined Single Limit

Each Occurrence

Aggregate where applicable

Aggregate Per Location where applicable

Other:

X 1986 - 1993 Form ("New" Occurrence)

Each Occurrence 1,000,000

1,000,000 Personal Injury and Advertising Injury

2,000,000 General Aggregate

Policy Aggregate

1,000,000 Products-Completed Operations Aggregate

Aggregate Per Location where applicable

NOTE: Unless specifically noted hereunder, all General Liability Policies are written on comprehensive forms without special restrictive endorsements, on the standard forms in general use as designated by the letter "X" above indicating te appropriate GL form.

COMPREHENSIVE AUTOMOBILE LIABILITY

Bodily Injury

Each Person

Each Occurrence

Property Damage

Each Occurrence

Bodily Injury and Property Damage Combined Single Limit

1,000,000 Each Occurrence

Northbrook 0237878 Eff From: 6/30/96 Eff To: 6/30/97

NOTE: Unless specifically noted hereunder, all Automobile Liability policies are written on comprehensive forms, including Any Automobile, Hired and Non-Owned Automobile Liability coverage, without special restrictive endorsements or aggregate limits, on standard forms in general use.

STANDARD WORKERS COMPENSATION AND EMPLOYERS' LIABILITY

Coverage B-Employer's Liability 1,000,000 Each Accident

1,000,000 Disease Policy Limit

1,000,000 Disease Each Employee Cal Comp W961130562

Eff From: 1/1/96 Eff To: 1/1/97

Date Issued: 7/8/96 Form No. UL-501(9/90) Case 3:08-cv-01716-PJH

Document 8-2

Filed 05/19/2008

Memestead Insurance Company

A STOCK COMPANY PHILADELPHIA, PENNSYLVANIA 19103

# **EXCESS/UMBRELLA** I IABILITY POLICY



IN THIS POLICY THE WORDS YOU AND YOUR REFER TO THE NAMED INSURED SHOWN IN THE DECLARATIONS. THE WORD INSURED MEANS ANY PERSON OR ORGANIZATION QUALIFYING AS SUCH UNDER SECTION IV - NAMED INSURED AND INSURED. WE, US AND OUR REFER TO THE STOCK INSURANCE COMPANY SHOWN IN THE DECLARATIONS. OTHER WORDS AND PHRASES THAT APPEAR IN BOLD PRINT HAVE SPECIAL MEANINGS. REFER TO THE DEFINITIONS SECTION OF THIS POLICY, IN RETURN FOR THE PAYMENT OF THE PREMIUM, IN RELIANCE UPON THE STATEMENTS IN THE DECLARATIONS MADE A PART HEREOF AND SUBJECT TO ALL OF THE TERMS OF THIS POLICY, WE AGREE WITH YOU AS FOLLOWS:

#### LINSURING AGREEMENTS

### COVERAGE A-EXCESS LIABILITY INSURANCE (FOLLOWING FORM)

Coverage A is excess insurance and follows the underlying insurance

except as otherwise stated in this policy.

1. We will pay those sums that the Insured must legally pay as damages.

because of bodily injury, property damage, personal injury, or advertising injury, caused by an occurrence which occurs during the policy period of this policy in excess of the sums payable as

- the policy period of this policy in excess of the sums payable as damages in the underlying insurance or would have been payable but for the exhaustion of the applicable limit of insurance.

  2. We have no other obligation or liability to pay sums or perform acts or services except as shown under DEFENSE SETTLEMENTS.

  3. In any jurisdiction where we are prevented by law or otherwise from paying on the Insured's behalf, we will indemnify the Insured instead, and paragraph 1, shall be deemed changed accordingly.

  4. Coverage A is subject to the terms of the underlying insurance except.
- - a. That the amounts or limits of liability, policy period, and conditions relating to the premium, subrogation, other insurance, obligation to investigate and defend, and cancellation or non-renewal and any renewal agreement of underlying insurance do not apply to
- mis insurance;
  b. That where any exclusions of this policy conflict with any terms of
  the underlying insurance, the exclusions of this policy shall apply;
  c. That where the underlying insurance has an aggregate limit of
  liability, such aggregate limit shall not, for the purpose of determining when this insurance applies, be reduced or exhausted by
  any payment relating to an act, error, omission, injury, damage, or
  offense which occurs before the effective date shown in the offense which occurs before the effective date shown in the
- Declarations of this policy:

  d. For any obligation to provide or to pay for legal defense. Legal defense is covered by this insurance only as shown under DEFENSE SETTLEMENTS.
- 5. Settlement of any claim or suit for an amount in excess of available underlying insurance by any underlying insurer shall not be binding on us unless we consent in writing.

### COVERAGE B-UMBRELLA LIABILITY INSURANCE

Coverage B is excess insurance over a self-insured retention. Coverage B applies only to the exposures which are not covered by Coverage A and are not otherwise excluded by this policy or any of the underlying

- We will pay those sums that the Insured must legally pay as damages in excess of the self-insured retention because of bodily injury. in excess of the self-insured referition because of bodily injury, property damage, personal injury, or advertising injury caused by an occurrence which occurs during the policy period of this policy. 2. In any jurisdiction where we are prevented by law or otherwise from paying on the Insured's behalf, we will indemnify the Insured instead, and paragraph 1, shall be deemed changed accordingly. 3. Legal defense is covered by this insurance only as shown under DEFENSE SETTLEMENTS.

#### II. DEFENSE SETTLEMENTS

We will pay detense expenses only as follows:

 Will pay defense expense supplies a solidory.
 When defense expense payments of any underlying insurance reduce the Limits of Insurance provided by that policy, then any such expense payment made under this policy will reduce the Limits of Insurance as stated in Item 3 of the Declarations.

When defense expense payments of any of the underlying insurance do not reduce the Limits of Insurance provided by

those policies, then any such expense payment made under this policy will not reduce the Limits of Insurance as stated in Item 3 of the Declarations.

 We will have no duty to defend any claim or suit that any other insurer has a duty to defend. If we elect to join in the defense of such claims or suits, we will pay all expenses we incur. You shall give us the opportunity to associate with you or the under-iying insurers or both in the defense and control of any claims, suits, or proceedings which involve or appear likely to involve this insurance. You and your Insurers shall cooperate with us in the delense of such claim, suit or proceeding.

2. We will detend any suit which is likely to involve us for damages

payable under Coverages A or B (including damages wholly or partly within the self-insured retention) but which are not payable by a policy of underlying insurance, or any other available insurance because:

- a. Such damages are not covered by such underlying or other insurance; o
- The underlying insurance has been exhausted by the payment of claims.
- 3. We may investigate and settle any claim or suit in 2, above at our
- 4. All defense expenses in 2, above end when we have used up the applicable Limit of Insurance of this policy in the payment of judgements or settlements
- 5. We will pay, with respect to any claim or suit we defend in 2. above:
  - a. All expenses we incur.b. The cost of appeal bonds or bonds to release attachments, but only for bond amounts within the applicable Limit of Insurance of
  - this policy. We do not have to turnish these bonds.

    c. All reasonable expenses incurred by the Insured at our request to assist us in the investigation and detense of the claim or suit. including actual loss of earnings up to \$100 a day because of the time taken off from work
- d. All costs taxed against the Insured in the suit.
  e. All interest on the full amount of any judgement that accrues after entry of the judgement and before we have:
  - (1) paid, or offered to pay; or (2) deposited in court;
- the part of the judgement that is within the applicable Limit of
- Insurance of this policy.

  6. In any purisdiction outside the United States of America (including its territories and possessions). Puerto Rico and Canada where we may be prevented by law or otherwise from carrying out this

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The Insured must arrange to inv are detend or settle any claim or suit.

The Insured will not make any settlement without our consent

 C. We will pay expenses incurred with our consent
 We will have no duty or obligation to investigate, settle or defend any claim or suit against any Insured alleging damages which are no covered by this policy

#### IIL LIMITS OF INSURANCE-COVERAGES A AND B COMBINED

 The Limits of Insurance, Coverages A and B Combined shown in the Dectarations and the rules below fix the most we will pay regardless of the number of:

i. Insureds;

ii. Clalms or suits brought; or
iii. Persons or organizations making claims or bringing suits.
a. The Limit of Insurance stated in Item 3 (b) as the Products/Completed Operations Aggregate Limit is the most we will pay under Coverages A and B combined for damages because of injury or damages included in the products/completed operations hazard. Each payment we make for such damages reduces by the amount of the payment the Product/Completed Operations Aggregate Limit. This reduced limit will then be the Limit of Insurance available for further damages of these kinds.

b. The Limit of Insurance stated in Item 3 (c) General Aggregate
Limit is the most we will pay under Coverages A and B combined except for:

(1) Damages included in 1.a. above for the products/completed operations hazard and: (2) Coverages included in the Schedule A-Schedule of Under

lying Insurance Policies to which no underlying aggregate(s) limit applies.

Each payment we make for such damages reduces by the amount of the payment the General Aggregate Limit. This reduced limit will then be the Limit of Insurance available for further damages of these kinds.
c. Subject to a. or b. above, whichever applies, the Per Occurrence

c. Subject to a. or b. above, whicheve applies in the feet coverages A or B because of all bodily injury, property damage, personal injury and advertising injury ansing out of any one occurrence.

2. Our obligations under Coverage A and B end when the applicable

Limit of Insurance available is used up. If we pay any amounts for damages in excess of that Limit of Insurance, you agree to reimburse

us promptly for such amounts.

us promptly for such amounts.

3. The limit of this policy applies separately to each consecutive annual period and to any remaining period of less than 12 months, starting with the beginning of the policy period shown in the Declarations, unless the policy period is extended after issuance for an additional period of less than 12 months. In that case, the additional period will be deemed part of the last preceding period for the purpose of determining the limits of Insurance. determining the Limits of Insurance.

You agree to reimburse us promptly for damages paid in settlement of claims or suits to the extent that such amounts are within the self-insured retention as stated in the Declarations. However, this does not apply to defense expenses incurred by the Insured within

the self-insured retention.

### IV. NAMED INSURED AND INSURED

1. WHO IS AN INSURED-COVERAGE A (EXCESS LIABILITY INSURANCE) Except as provided in WHO IS AN INSURED-NEWLY ACQUIRED OR FORMED ENTITIES each person or organization who is an

Insured in the derlying insurance is an Insured under Coverage A subject to all the limitations upon such underlying insurance other than the limits of the underlying insurer's liability. WHO IS AN INSURED-COVERAGE B (UMBRELLA LIABILITY

IN FANCE)

GREEN AS provided in WHO IS AN INSURED-NEWLY ACQUIRED ON FORMED ENTITIES, the Named Insured and each of the following is an Insured under Coverage B: If you are designated in the Declarations as (1) An individual, you and your spouse are Insureds, but only

with respect to the conduct of a business of which you are the sole owner

(2) A partnership or joint venture, you are an Insured. Your members, your partners and their spouses are also insureds, but only with respect to the conduct of your business.

(3) An organization other than a partnership or joint venture, you are an insured. Your executive officers and directors are

Insureds, but only with respect to their duties as your officers or directors. Your stockholders are also insureds, but only with respect to their liability as stockholders

b. Each of the following are also insureds:

(1) Your employees, other than your executive officers, but only for acts within the scope of their employment by you. (2) Any person or organization to whom or which you are obligated

by virtue of a written contract to provide insurance such as is afforded by this policy, but only with respect to your operations.

and the do you own or use:
 Any person or organization baving proper temporary custody of your property if you die, but only:
 (a) With respect to liability arising out of the maintenance or use of that property; and

(b) Until your legal representative has been appointed. Your legal representative if you die, but only with respect to duties as such. That representative will have all your rights

duties as such. That representative with have all your rights and duties under this policy.

C. With respect to any auto you own or hire for use, any person (including your employees) while using such auto and any person or organization legally responsible for the use thereof, provided its actual use is with your permission, except:

(1) Any person or organization, or any agent or employee thereof, operating an auto sales agency, repair shop, service station, with respect to an

storage garage or public parking place, with respect to an occurrence arising out of the operation thereof; or, (2) The owner or any lessee of a hired auto or any agent or

(2) The owner or any lessee of a fured auto or any agent or employee of such owner or lessee.

3. WHO IS AN INSURED—NEWLY ACQUIRED OR FORMED ENTITIES—COVERAGE A (EXCESS LIABILITY INSURANCE) AND COVERAGE B (UMBRELLA LIABILITY INSURANCE) a. Any organization you newly acquire or form, other than a partnership or joint venture, and over which you maintain ownership or majority interest, will be deemed to be an Insured it there is no

other similiar insurance available to that organization. However:
(1) Coverage under this provision is afforded only until the 90th day after you acquire or form the organization or the end of the policy period, whichever is earlier.
You may incur an additional premium charge for such newly acquired or formed organization(s) in accordance with our

acquired or formed organization(s) in accordance with our then current rating procedures; Coverage does not apply to bodily injury or property damage that occurred before you acquired or formed the organization; Coverage does not apply to personal injury or advertising injury arising out of an offense committed before you acquired or formed the organization;

No person or organization is an Insured with respect to the conduct of any current or past partnership or joint venture that is not shown as a Named Insured in the Declarations.

#### **EXCLUSIONS**

I. UNDER COVERAGE A (EXCESS LIABILITY INSURANCE) AND COVERAGE B (UMBRELLA LIABILITY INSURANCE) With respect to Coverage A (Excess Liability Insurance) and Coverage 8 (Umbrella Liability Insurance), this policy does not apply to:

1. Liability imposed on the Insured under any of the following laws:

a. Employees' Retirement Income Security Act (E.R.LS.A.) of 1974

or changes to it:

or changes to it.

b. Any workers' compensation, unemployment compensation, disability benefits law, or any other similar law except for liability of others assumed by the Insured under any contract;

c. Damages awarded under the provisions of the Racketeer Influenced and Corrupt Organizations Act 18 U.S.C. Sections 1961-68 (1970) (RICO) or changes to it.

Liability assumed by the Insured under any contract or agreement

Liability assumed by the Insured under any contract or agreement with respect to an occurrence taking place before the contract or agreement is made.

Any obligation or tiability arising out of:
 a. The contamination of any environment by pollutants that are

 a. The contamination of any environment of portraints of introduced at any time, anywhere, in any way:
 b. Any bodily injury, personal injury, property damage, costs or other loss or damage arising out of such contamination, including but not limited to, cleaning up, remedying or detoxifying. such contamination; or

Payment of sums related to (1) the investigation or detense of any loss, injury or damage or (2) payment of any cost, fine or penalty or (3) payment of any expense involving a claim or suit related to

As used in this Exclusion 3, the following terms will have the

following meanings:
(1) Contamination means any unclean or unsafe or damaging or injurious or unhealthful condition arising out of the presence of pollutants, whether permanent or transient in any environment; Case 3:08-cv-01716-PJH

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Attach Declarations and Endorsement(s) Here

#### **EXCLUSIONS** (continued)

(2) Environment includes any person, any man made phase in fea-ture, animals, crops and vegetation, land, bodies of water, inder-ground water or water table supplies, air and any other, earling in the earth or its atmosphere, whether or not aftered, developed c cultivated, including, but not limited to any of the above, owiled, controlled, or occupied by the insured;

(3) Pollutants means smoke, vapors, sool, lumes, acids, sound, alkalies, chemicals, liquids, solids, gases, thermal pollutants, and all other irritants or contaminants.

Any liability of any Insured arising out of discrimination with respect to race, religion, sex, age, national origin, physical disability, or mental

5. Any liability arising out of termination of employment of any person by any Insured.

6. Any obligation or liability for bodily injury, personal injury, or prop-

erty damage, arising out of: Inhaling, ingesting or prolonged physical exposure to asbestos or goods or products containing asbestos; or
 The use of asbestos in constructing or manufacturing any good.

product or structure; or
c. The removal of asbestos from any good, product or structure; or
d. The manufacture; transportation, storage or disposal of asbestos

d. The manufacture; transportation, storage or disposal of asbestos or goods or products containing asbestos. The coverage afforded by this policy does not apply to payment for the investigation or defense of any loss, injury or damage or any cost, fine or penalty or for any expense or claim or suit related to

any of the above.

- 7. Any liability incurred by any Insured directly or indirectly occasioned by, happening through or in consequence of war, invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power or confiscation or nationalization or requisition or destruction or damage to property by or under the order of any government or public or local authority.

  8. Any fiability
  - a. For bodily injury, property damage, personal injury, advertising

injury if:
(1) with respect to which an Insured under the policy is also an (1) with respect to which an Insured under the policy is also an Insured under a nuclear energy liability policy issued by the Nuclear Energy Liability Insurance Association, Mutual Atomic Energy Liability Underwriters or Nuclear Insurance Association of Canada, of would be an Insured under any such policy but for its termination upon exhaustion of its limit of liability; or (2) resulting from the hazardous properties of nuclear material and with respect to which (a) any person or organization is required to maintain financial protection pursuant to the Atomic Energy Act of 1954, or any law amendatory thereof, or (b) the Insured is, or had this policy not been issued would be, entitled to indemity from the United States of America or any agency.

- to indemnity from the United States of America or any agency thereof, under any agreement entered into by the United States of America or any agency thereof, with any person or organization,
- b. For bodily injury: property damage, personal injury and advertising injury it,
  - (1) the nuclear material (a) is at any nuclear facility owned by or operated on behalf of, an Insured or (b) has been discharged or dispersed therefrom;

    (2) the nuclear material is contained in spent fuel or waste at any time possessed, handled, used, processed, stored, transported or disposed of by the Insured; or

    (3) the injury, sickness, disease, death, or destruction arises out

of the furnishing by an Insured of services, materials, parts or equipment in connection with the planning, construction, maintenance, operation or use of any nuclear facility, but if such facility is located within the United States of America, its territories or possessions or Canada, this exclusion (3) applies only to injury to or destruction or damage of property at such nuclear facility.

As used in this Exclusion 8:

hazardous properties means source material, special nuclear material or byproduct material; source material, special nuclear materials and byproduct material have the meanings given them by the Atomic Energy Act of 1954 or in any law amendatory thereof:

spent fuel means any fuel element or fuel component, solid or liquid which has been used or exposed to radiation in a

nuclear reactor: waste means any waste material (i) containing byproduct waste means any waste material (i) containing byproduct material and (ii) resulting from the operation by any person or organization of any nuclear facility; nuclear facility means.

[1] any nuclear reactor.

(2) any equipment or devise designed or used for (a) separating the isotopes of uranium or plutonium, (b) processing or

- utilizing spent fuel, or (c) handling processing or packing
- +31 any equipment or devise used for the processing, fabricating or alloying of special nuclear material it at any time the total amount of such material in the custody of the Insured at the premises where such equipment or device is located consists of or contains more than 25 grams of plutonium or uranium 233 or any combination thereof, or more than 250 grams of uranium 235.
- any structure, basin, excavation, premises or place prepared or used where any of the loregoing is located, all operations conducted on such site and all premises used for operations; Nuclear reactor means any apparatus designed or used to sustain nuclear fission in a self-supporting chain reaction or to contain a critical mass of fissionable material: with respect to injury to or destruction of property, the word injury or destruction includes all forms of radioactive contamination of property.

  9. Any claim for Uninsured or Underinsured Motorist Coverage, personal

injury protection, property protection or similar no-fault coverage by whatever name called, unless this policy is endorsed to provide such

coverage.

- coverage.

  10. Any obligation to pay expenses under any medical payments coverage.

  11. Any liability for which any Insured may be held liable by reason of:

  (1) Causing or contributing to the intoxification of any person;

  (2) The furnishing of alcoholic beverages to a person under the legal

  - drinking age or under the influence of alcohol; or (3) Any statute, ordinance or regulation relating to the sale, gift, distribution or use of alcoholic beverages.

This exclusion applies only if the Insured is in the business of manu-tacturing, distributing, setting, serving or lumishing alcoholic beverages. 12. Punitive or exemplary damages, fines, penalties and fees.

- 13. Damages claimed for loss due to infringement of trademark, service mark or trade name, other than titles or slogans, by use thereof on or in connection with goods, products or services sold, offered for sale or advertised by any Insured.

  14. Injury to, destruction of, loss of, or loss of use of:
  a. Property owned by, toaned to, rented to, occupied by or used by
- - you or in your care, custody or controt:

    b. Premises you sell, give away or abandon; if the property damage arises out of any part of those premises;
  - c. Any goods, products or containers thereof, manufactured, sold, handled or distributed by or for you, out of which the occurrence
- 15. Any fiability arising out of assault and/or battery, whether caused by or at the instigation of, or at the direction of, or omission by, any Insured and/or any employee of any Insured.
- 16. Any liability arising out of the use of any mobile equipment, auto or watercraft in, or while in practice or preparation for, a prearranged racing, speed or demolition contest or in any stunting activity.
  17. Any liability for property damage sustained by any Named Insured
- arising out of the activities or operations of any other Named Insured.
- Bodily injury or property damage arising out of the ownership operation, maintenance, use, entrustment to others or loading or unloading of any aircraft.
- 19. Any obligation or liability arising out of:
  a. Inhaling, ingesting or prolonged physical exposure to radon gas or goods, products or structures containing radon gas; or
  b. The exposure to or use of radon gas in constructing or manu
  - facturing any good, product or structure; or c. The removal or reduction of radon gas from any good, product or
  - structure; or
  - d. The transportation, storage or disposal of radon gas or goods,
  - products or structures containing rador gas; or
    e. The failure of any Insured to disclose the existence of radon gas
    in any structure to any person irrespective of whether or not any Insured had knowledge of the existence of radon gas in any such structure; or
  - f. The manifestation or accumulation of radon gas in any structure The coverage afforded by this policy does not apply to payment for the investigation or defense of any loss, injury or damage or any cost, line or penalty or lor any expense or claim or suit related to any of the above.
- II. UNDER COVERAGE A (EXCESS LIABILITY INSURANCE) In addition to the exclusions in I, above, this policy does not apply under Coverage A to:
  - Any loss not covered by the underlying insurance, and all exclusions now or hereafter contained in the underlying insurance, apply to Coverage A with the same force and effect.
  - Bodily injury or property damage arising out of the ownership, operation, maintenance, use, entrustment to others or loading or unloading of any watercraft 26 feet or over in length.

#### **EXCLUSIONS** (continued)

- III. UNDER COVERAGE B (UMBRELLA LIABILITY INSURANCE)

  - DINDEH COVERAGE B (UMBRELEA LIABILITY INSURANCE) In addition to the exclusions in Sections 1 and It above, this insurance does not apply under Coverage B to.

    Any injury or damage a. Covered under Coverage A Lui for the actual or alleged bankruptcy or insolvency of an underlying insurer or an insured or the termination of the underlying policy.

    Bodity injury to any officer or employee of the Insured who is injured in the course of such employment by any other officer or employee of the same Insured.

    Bodity injury or property damage actions out of the ourseastic.
  - Bodity injury or property damage arising out of the ownership operation, maintenance, use, entrustment to others or loading or unloading of any watercraft.
- unloading of any watercraft.

  4. Property damage to your product ansing out of it or any part of it.

  5. Property damage with respect to the loss of use of tangible property which has not been physically injured or destroyed resulting from:

  a. A delay in or lack of performance by or on behalf of the insured of any contract or agreement, or

  b. The failure of your product or your work to meet the level of performance, quality, litness or durability warranted or represented by or on behalf of the Insured.

  This exclusion does not apply to the loss of use of other tangible property resulting from the sudden and accidental physical injury to or destruction of your product or your work after such products or work have been put to use by any person or organization other than an Insured.

  6. Property damage to your work arising out of it or any part of it and included in the products/completed operations hazard. This exclusion does not apply if the damaged work or the work out of which the damage arises was performed on the Insured's behalf by a sub-contractor. a sub-contractor
- a sub-contractor.

  7. Damages claimed for any foss, cost or expense incurred for the foss of use, withdrawat, recall, inspection, repair, replacement, adjustment, removal or disposal of:

  a. Your product, or

- Four wark, or
   Any property of which your product or your work forms a part if such product, work, or property is withdrawn or recalled from the market or from use by any person or organization because of a known or suspected defect, deficiency, inadequacy or dangerous condition in it 3 Bodily injury to:
- a An employee of the Insured ansing out of and in the course of employment by the Insured; or b. The spouse, child, parent, brother or sister of that employee as a consequence of bodity injury to that employee. This exclusion applies whether the Insured may be liable as an employee or in any other pagazity.
- This exclusion applies whether the thisured may be hable as an employer or in any other capacity. It also applies to any obligation to share damages with or repay someone else who must pay damages because of the injury. This exclusion does not apply to liability assumed by you under any

- This exclusion does not apply to Hability assumed by you under any contract.

  9. Personal Injury or advertising Injury:
  a. Arising out of oral or written publication or material, if done by or at the direction of the Insured with knowledge of its falsity:
  b. Arising out of oral or written publication of material first published before the beginning of the policy period.
  c. Arising out of the willful violation of penal statute or ordinance committed by or with the consent of the Insured; or d. For which the Insured has assumed liability in a contract or agreement. This exclusion does not apply to liability for damages that you would have in absence of the contract or agreement.

  10. Advertising Injury arising out of:
  a. Breach of contract, other than misappropriation of advertising ideas under an implied contract;
  b. The failure of goods, products or services to conform with the advertised quality or performance:
  c. The wrong description of the price of goods, products or services; d. An offense committed by an Insured whose business is advertising, broadcasting, publishing or telecasting.

#### DEFINITIONS

- Advertising Injury means injury, other than personal injury, arising out of one or more of the following offenses committed in the course of the Insured's advertising activities during the Policy Period:
   Oral or written publication of material that slanders or libels a person or organization or disparages a person's or organization's goods.
  - products or services
  - b. Oral or written publication of material that violates a person's right of privacy;
- of privacy;

  c. Misappropriation of advertising ideas or style of doing business; or
  d. Infringement of copyright, title or slogan.

  2. Auto means a land motor vehicle, trailer or semitrailer designed for
  travel on public roads, including any attached machinery or
  equipment. But auto does not include mobile equipment.

  3. Bodily injury means bodily injury, mental anguish, shock, disability, care
  and loss of services or constortium, sickness or disease including
- and loss of services or constortium, sickness or disease including death sustained by a person at any time during the Policy Period.

  4. Claim means a written demand for damages or services.

  5. Damages are all sums that the Insured is legally obligated to pay. This obligation may be the decision of a court or the result of a settlement. The cause of the obligation must be from bodity injury, personal injury, property damage or advertising injury covered by this policy. Damages include interest which accumulates on a civil courl judgement from the time the suit is brought until the final judgement is entered by the court. Damages include defense expense to the same extent included in the underlying insurance. Damages do not include damages for which insurance is prohibited. Damages do not include damages for which insurance is prohibited by law or public policy applicable in construction of this policy.
- by law or public policy applicable in construction of this policy.

  5. Defense expense means payments allocated to a specific claim or suit for its investigation, settlement or defense, including:
  a. Attorneys fees, expert witness fees and all other litigation expenses;
  b. Up to \$250 for the cost of bail bonds required because of accidents or traffic law violations arising out of the use of any vehicle to which the bodily injury liability coverage applies;
  c. The costs of bonds to release attachments, but only for bond amounts within the limit of Insurance available;
  d. Reasonable expenses incurred by the Insured at our request to assist us in the investigation or defense of the claim or suit, including actual loss of earnings up to \$100 a day because of time

  - including actual loss of earnings up to \$100 a day because of time off from work;
  - Costs taxed against the Insured in the suit.
  - Defense expense does not include:
  - (1) Salaries and expenses of our employees or employees of the Insured, other than that portion of our employed attorney's fees, salaries and expenses allocated to a specific claim or suit;
    (2) Fees and expenses of independent adjusters we hire;
    (3) The cost of bonds to appeal a judgement or award on any suit

  - (4) Interest on the full amount of any judgement that accrues after entry of the judgement and before we have paid, offered to pay. or deposited in court the amount available for the judgement

- under the provisions of LIMITS OF INSURANCE.

  7. Executive officer means a person holding any of the officer positions created by the Insured's charter, constitution or by-laws.

  8. First named Insured means the person or organization first named in ttem 1 of the Declarations of the policy.

  9. Insured means any person or organization qualifying as an Insured in the applicable WHO IS AN INSURED provision of this policy. The insurance afforded applies separately to each Insured against whom claim is made or suit is brought, except with respect to the limits of our fiability. our liability
- our trability.

  10. Mobile equipment means any of the following types of land vehicles, including any attached machinery or equipment:

  a. Bulldozers, tarm machinery, torklitts and other vehicles designed for use principally off public roads;

  b. Vehicles maintained for use solely on or next to the premises you

  - Vehicles that travel on crawler treads;
  - Vehicles, whether self-propelled or not, maintained primarily to provide mobility to permanently mounted:
    - (1) Power cranes, shovels, loaders, diggers, or drills; or (2) Road construction or resurfacing equipment such as graders.
  - scrapers or rollers:
    e. Vehicles not described in a., b., c., or d. above that are not self-
  - propelled and are maintained primarily to provide mobility to permanently attached equipment of the following types:
  - Air compressors, pumps and generators, including spraying, welding, building cleaning, geophysical exploration, lighting and well servicing equipment; or
     Cherry pickers and similiar devices used to raise or lower

  - I. Vehicles not described in a., b., c., or d. above maintained primarily lor purposes other than the transportation of persons or cargo. However, self-propelled vehicles with the following types of permanently attached equipment are not mobile equipment but will be considered autos:
    (1) Equipment designed primarily tor:
    (a) Snow removal:

    - (b) Road maintenance, but not construction or resurfacing: (c) Street cleaning:

    - (2) Cherry pickers and similiar devices mounted on automobile or truck chassis and used to raise or lower workers; and (3) Air compressors, pumps and generators, including spraying, welding, building cleaning, geophysical exploration, lighting and well servicing equipment.
- Occurrence means:
  - With respect to bodily injury or property damage; an accident including continuous or repeated exposure to substantially the same general harmful condition, which results in bodily Injury or property damage neither expected nor intended from the standpoint of the Insured and includes:

### DEFINITIONS (continued)

(1) The rendering of or failure to render professional medical, dental or nursing services by your dispensary or clinic.
(2) The use of reasonable force for the lawful protection of your

employees, tenants, quests or property.

b With respect to advertising injury and personal injury respec-tively; an offense described in one of the numbered subdivisions of those terms in this policy.

All damages that arise from exposure to the same general conditions are considered to arise out of one occurrence.

- 12 Personal Injury means injury, other than advertising Injury or bodily injury, arising out of one or more of the following offenses committed in the course of the Insured's business during the Policy
  - a. False arrest, detention or imprisonment;

b. Malicious prosecution;

- c. Wrongful entry into, or eviction of a person from a room, dwelling
- or premises that the person occupies;
  d. Oraf or written publication of material that slanders or libels a person or organization or disparages a person's or organization's
- goods, products or services; e. Oral or written publication of material that violates a person's right of privacy arising out of the conduct of your business, excluding advertising, publishing, broadcasting or telecasting done by or for
- Products/completed operations hazard includes all bodily injury and property damage occurring away from premises you own or rent arising out of your product or your work except:

  - a. Products that are still in your physical possession; or
     b. Work that has not yet been completed or abandoned. Your work will be deemed completed at the earliest of the
    - following times:
      (1) When all the work called for in your contract has been completed;
    - (2) When all the work to be done at the site has been completed if your contract calls for work at more than one site;
    - (3) When the part of the work done at a job site has been put to its intended use by any person or organization other than another contractor, or subcontractor working on the same
      - Work that may need service, maintenance, correction, repair or replacement but which is otherwise complete, will be treated as completed.
  - c. This hazard does not include bodily injury or property damage arising out of:
    - (1) The transportation of property, unless the injury or damage asses out of a condition in or on a vehicle created by the loading or unloading of it;
    - (2) The existence of tools, uninstalled equipment or abandoned or unused materials
- 14. Property damage means:
  - a. Physical injury to tangible property, including all resulting loss of use of that property occurring during the Policy Period; or
  - b. Loss of use of tangible property that is not physically injured caused by an occurrence during the Policy Period.

- 15. Seff-Insured retention means the amount stated as such in the Declarations which is retained and payable by the Insured with respect to each occurrence. All expenses incurred by us, or by the Insured with our consent in the investigation or defense of a claim or suit within the self-insured retention shall be payable by us. Suit means a civil proceeding in which damages because of bodity
- injury, property damage, personal injury or advertising injury to which this insurance applies are alleged. Suit includes an arbitration proceeding alleging such damages to which the Insured must submit Submit with our consent.
- Underlying Insurance means the insurance policies listed in Schedule A-Schedule of Underlying Insurance Policies, including any renewals or replacements thereof which provide the underlying coverages and limits stated in Schedule A-Schedule of Underlying Insurance Policies. The limit of underlying insurance includes any deductible amount, any participation of the Insured or any settlements. debutine amount, any participation of the insured of any sett-insured retention above or beneath any such policy, less the amount if any, by which the aggregate limit of such insurance has been reduced by payment of loss with respect to bodily injury, property damage, personal injury or advertising injury taking place after the effective date of this policy. The coverage and limits of such policies shall be deemed to be applicable regardless of (a) any delense which the underlying insurer may assert because of the Insured's failure to comply with any condition of any such policy, (b) the actual or alleged insolvency, linancial impairment or bankruptcy of the underlying insurer of any Insured or (c) cancellation or termination of the underlying policy.
- 18. You means any person or organization named in the Dectarations or
- in an endorsement forming part of this policy.

  19. Your dispensary or clinic means a dispensary, clinic or similar facility maintained by you for the benefit or convenience of your employees or students.
- Your product means:
  - a. Any goods or products, other than real properly manufactured. sold, handled, distributed or disposed of by:

    - (2) Others trading under your name, or
  - (3) A person or organization whose business, or assets of which,
- you have acquired majority interests; and b. Containers (other than vehicles), materials, parts or equipment furnished in connection with such goods or products. Your product includes warranties or representations made at any time with respect to the fitness, quality, durability or performance of any of the items included in a. and b. above.
  - Your product does not include vending machines or other property rented to or located for the use of others but not sold.
- 21. Your work means:
  - a. Work or operations performed by you or on your behalf; and
  - b. Materials, parts or equipment furnished in connection with such work or operations.

Your work includes warranties or representations made at any time with respect to the fitness, quality, durability or performance of any of the items included in a, and b, above.

### CONDITIONS

The advance premium stated in the Declarations is a deposit premium only, unless otherwise specified. Upon termination of this policy, the final premium shall be computed in accordance with the rates and minimum premium stated in the Declarations. If the final premium thus computed exceeds the advance premium paid, the first named Insured shall pay the excess to us. If the final earned premium is less, we shall return to the first named Insured the unearned portion

paid by such insured.

The first named insured shall maintain adequate records of the information necessary for premium computation on the basis stated in the Declarations and shall send copies of such records to us at the end of the policy period, as we may direct.

Any Minimum Premium shown in the Declarations shall be fully earned

and not subject to return upon audit of this insurance.

2. Inspection and Audit We shall be permitted but not obligated to inspect your property and operations at any time. Neither our right to make inspections, nor the making thereof, nor any report thereon, shall constitute an under-taking on your behalf or for your benefit or that of others to determine or warrant that such property or operations are sale or healthful, or are in compliance with any law, rule or regulation.

We may examine and audit your books and records at any time dur-

ing the policy period and extensions thereof and within three years after the final termination of this policy insofar as they relate to the subject matter of this insurance.

Notice of Occurrence, Claim or Suit Whenever it appears that an occurrence, ctaim or suit is likely to involve payment under this policy, written notice shall be given to us or our authorized representative by you or your designated representative as soon as practicable. Such notice shall contain particulars sufficient to identify the Insured and also reasonably obtainable information respecting the time, place and circumstance of the occurrence, claim or suit, the names and addresses of the injured and of available winesses.

Assistance and Cooperation of the Insured The Insured shall cooperate with us and shall comply with all the terms and conditions of this policy and shall cooperate with the underlying insurers as required by the terms of the underlying insurance and comply with all the terms and conditions thereof. The Insured shall enforce any right of contribution or indemnity against any person or organization who may be liable to the Insured because of bodily injury, personal injury, property damage or advertising injury with respect to which insurance is afforded under this policy or any of the underlying insurance policies.

Action Against Company
No action shall lie against us unless, as a condition precedent thereto, there shall have been full compliance with all of the terms of this policy, nor until the amount of the Insured's obligation to pay shall have been finally determined either by judgement against the Insured, after actual trial, or by written agreement by the Insured, the claimant and us.

Any person or organization or the legal representative thereof who has secured such judgement or written agreement shall thereafter be entitled to recover under this policy to the extent of the insurance afforded by this policy. No person or organization shall have any action against the Insured to determine the Insured's liability, nor shall we be impleaded by the Insured's legal representative. Bank ruptcy or insolvency of the Insured or of the Insured's estate shall not relieve us of any of our obligations hereunder.

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#### **CONDITIONS** (continued)

6. Appeals Appeals in the event the Insured or the Insured's underlying insurer elects not to appeal a judgement in excess of the underlying insurance or the self-insured retention, we may elect to make such appeal, at our cost and expense, and shall be liable in addition to the applicable. Limit of Insurance, for the taxable costs, disbursements and additional interest incidental to such appeal

Other Insurance Other Insurance
The insurance afforded by this policy shall the excess insurance over all underlying insurance covering a loss covered by this policy whether or not valid and collectible, it shall also be excess insurance over all other valid and collectible insurance not described in the Schedule A-Schedule of Underlying Insurance Policies (except other standards except ordering the apply in excess of this insurance). insurance purchased specifically to apply in excess of this insurance) which is available to the Insured, covering a loss also covered by

Subrogation Subrogation
In the event of any payment under this policy, we shall panicipate with the Insured and any underlying insurer in the exercise of all the Insured's rights of recovery against any person or organization leable therefore, and the Insured shall execute and deliver instruments and papers and do whatever else is necessary to secure such rights.

The Insured shall do nothing to prejudice such rights. Recoveries shall be applied:

First, to reimburse any interest (including the Insured's) that may have paid any amount with respect to liability in excess of our Limit of insurance hereunder;

Then to reimburse us up to the amount paid hereunder, along with any other insurers having a proportionate interest at the same level; and Lastly, to reimburse such interests (including the Insured's) with respect to which this insurance is excess, as are entitled to claim the residue, if any:

A different apportionment may be made to effect settlement of a claim by agreement signed by all interests. Reasonable expenses incurred in the exercise of rights or recovery shall be apportioned among all interests in the ratio of their respective losses for which recovery is sought.

Changes Changes
Notice to any person, or knowledge possessed by any person, shall not effect a waiver or a change in any part of this policy, or stop us from asserting any rights under the terms of this policy with respect to any requirements as to underlying insurance; nor shall the terms of this policy be waived or changed, except by endorsement issued to form a part of this policy, signed by our authorized representative.

Assignment Assignment of interest under this policy shall not bind us until our consent is endorsed hereon; if, however, you shall die, such insurance as is afforded by this policy shall apply (a) to your legal representative, but only while acting within the scope of his or her duties as such, and (b) with respect to your property, to the person having proper temporary custody thereof, as insured, but only until the appointment and qualification of the legal representative.

Maintenance of Underlying Insurance
You agree to maintain all insurance policies affording in total the coverage and limits as stated in the Schedule A-Schedule of Underlying Insurance Policies, or renewals or replacements thereof not more restrictive in coverage or limits, in full force and effect during this policy period, except for reduction of aggregate limits where applicable, sofely as a result of the payment of claims for occurrences which take place

as a result of the payment of claims for occurrences which take place on or after the effective date of this policy.

You agree to notify us within thirty days if any company replaces or changes any terms or conditions of any of the policies designated in the Schedule A-Schedule of Underlying Insurance Policies.

Your failure or inability to comply with the foregoing two paragraphs of this Condition 11, shall not invalidate this policy, but in the event of such failure or inability to comply therewith, we shall be fable only to the extent that the world have been table but the face of the condition. the extent that we would have been liable had such failure or inability

to comply not occurred. Service of Suit Clause: It is agreed that in the event we fail to pay any amount claimed to be due hereunder, we, at your request, will submit to the jurisdiction of any court of competent jurisdiction within the United States and will comply with all requirements necessary to give such court jurisdiction

President

and all matters arising hereunder shall be determined in accordance with the law and practice of such court

It is further agreed that service of process in such suit may be made upon the highest one in authority bearing the title Commissioner. Director, or Superintendent of Insurance of the State or Commonwealth wherein the property covered by this policy is located, and that in any suit instituted upon this contract we will abide by the final decision of such court or any appellate court in the event of an appeal. The one in authority bearing the title Commissioner, Director, or Superintendent of Insurance of the State or Commonwealth wherein the property covered by this policy is located is hereby authorized and directed to accept service of process on our behalf in any sult and/or upon your request to give a written undertaking to us that they will enter a general appearance upon our behalf in the event such a sult shall be instituted.

Sale Agent The first named Insured is authorized to act on behalf of all Insureds with respect to the giving or receiving of notice of cancellation, receiving unearned premium, agreeing to any changes in the policy and being billed for additional premiums.

Cancellation

 a The first named Insured may cancel this policy by mailing or delivering to us advance written notice of cancellation. b. We may cancel this policy by mailing or delivering to the first named Insured written notice of cancellation at least:
 (1) 10 days before the effective date of cancellation if we cancel

tor nonpayment of premium; or (2) 30 days before the effective date of cancellation if we cancel

for any other reason.

We will mail or deliver our notice to the first named Insured's last mailing address known to us.

Notice of cancellation will state the effective date of cancellation. The policy period will end on that date.

The policy period will end on that date.

e. It this policy is cancelled, we will send the first named Insured any premium refund due. It we cancel, the refund will be pro rata. If the first named Insured cancels, the refund will be based upon the customary short rate table. The cancellation will be effective even if we have not made or offered a refund.

If notice is mailed, proof of mailing will be sufficient proof of notice. Workers' Compensation Agreement.

1. If notice is maited, proof of mailing will be sufficient proof of notice.

15. Workers' Compensation Agreement.

With respect to bodity injury to or death of any officer or other employee arising out of and in the course of employment by you, it is a condition to the recovery of any loss under this policy, and you represent and agree, you have not abrogated and will not abrogate your common-law defenses under any Workers' Compensation or Occupational Disease Law by rejection of such law or otherwise. In the event you shall at any time during the policy period, abrogate such defenses, such insurance as is afforded for bodity injury with respect to such officer or other employee shall automatically termirespect to such officer or other employee shall automatically termi-

nate at the same time. Bankruptcy or Insolvency In the event of the actual, or the alleged, bankruptcy, insolvency, inquidation, or financial impairment, whether temporary or permanent, of an underlying insurer, or of the Insured if the underlying Insurer. ance is comprised in whole or in part of self-insurance, it is agreed that this insurance shall not take the place of such underlying insurance which is or becomes invalid, uncollectible or otherwise unavailable. The underlying insurance listed in the Schedule A-Schedule of Underlying Insurance Policies will be deemed in effect and the risk of such bankruptcy, insolvency, liquidation, or financial impairment is retained by you and not by us.

Terms of Policy Conformed to Statute

Terms of this policy which are in conflict with the statutes of the State wherein this policy insurance parents.

State wherein this policy is issued are hereby amended to conform to such statutes.

Declarations Declarations

By acceptance of this policy the first named Insured agrees that the statements in the Declarations are agreements and representations, that this policy is issued in reliance upon the truth of such representations, and that this policy embodies all agreements. existing between the first named Insured and us and any of our representatives relating to this insurance.

IN WITNESS WHEREOF, we have caused this policy to be executed and attested, but this policy shall not be valid unless countersigned by a duly authorized representative of the Company.

Secretary

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Issued by: THE HOMESTEAD INSURANCE COMPANY Policy Number Named Insured				
Policy Inception	Policy Expiration	Effective Date & Time		
Producer	_	Producer No.		

It is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.

### NAMED INSURED ENDORSEMENT

The entity named below is added to Item 1 of the Declarations.

Naming this entity as a Named Insured does not increase the Company's Limits of Liability as specified in the policy Declarations.

Named Insured:

Authorized Rep	presentative	Additional P	remium	Retur	n Premium
Date Prepared		Pro Rata of		Short	Rate of
PREMIUM ADJUS'	MENT IF THE P	REMIUM IS PAYA	BLE IN	INSTALL	MENTS:
Dates Due	Present	Increase	Decre	ease	Revised
	S	S	Ī\$		Ş
	Š	\$	Ş		\$
EUL605 (4/95)				•	

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Issued by: THE Policy Number	HOMESTEAD INSURANCE Named Insured	COMPANY .
Policy Inception	Policy Expiration	Effective Date & Time
Producer		Producer No.

It is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.

### CONTRACTORS LIMITATION ENDORSEMENT

This insurance is modified by the following provisions:

- A. This insurance does not apply to any liability arising out of:
  - Any project insured under a "wrap-up" or similar rating plan;
  - The rendering or failure to render any professional services by or for the insured including the preparing, approving, or failing to prepare or approve maps, drawings, opinions, reports, surveys, change orders, designs or specifications, and any supervisory, inspection or engineering services.
- B. Except insofar as coverage is available to the Insured in valid and collectible underlying insurance as listed in the Schedule of Underlying Insurance for the full limit shown, and the only for such liability for which coverage is afforded under the underlying insurance, this insurance shall not apply to:
  - 1. Any liability assumed by the insured under any contract or agreement;
  - 2. Any liability for property damage to property leased by, used by, or in the care, custody or control of the insured or as to which the insured is for any purpose exercising physical control; or
  - For property damage arising out of:
    - (a) blasting or explosion other than the explosion of air or steam vessels, piping under pressure, prime movers, machinery or power transmitting equipment; or
    - (b) the collapse of or structural injury to any building or structure due to (i) grading of land, excavation, borrowing, filling or back-filling, tunneling, pile driving, cofferdam work of caisson work, or (ii) moving shoring, underpinning, raising or demolition of any building or structure, or removal or rebuilding of any structural support thereof; or

Authorized Representative	Additional P	remium	Return	n Premium
Date Prepared	Pro Rata of		Short	Rate of
PREMIUM ADJUSTMENT IF THE I	PREMIUM IS PAYA	BLE IN I	NSTALLN	MENTS:
Dates Due Present	Increase	Decre	ase	Revised
Dates Due   Crescie	S	\$		\$
Š	\$	Ş		\$

EUL643A (4/95)

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<u>Issued by:</u> The Policy Number	Named Insurance (	COMPANY .
Policy Inception	Policy Expiration	Effective Date & Time
Producer		Producer No.

It is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.

### CONTRACTORS LIMITATION ENDORSEMENT - CONTINUED

- (c) injury to or destruction of wires, conduits, pipes, mains, sewers, tanks, tunnels, any similar property and any apparatus in connection therewith, beneath the surface of the ground or water, caused by and occurring during the use of mechanical equipment for the purpose of grading land, excavating, drilling, borrowing, filling, back-filling or pile driving.
- C. The following additional definition applies:

"Wrap-up" means any agreement or arrangement under which all the contractors working on a specified project are insured under one or more policies issued by a specified insurer for liability arising out of the project.

Authorized Representative	Additional P	remium Return		Premium	
Date Prepared	Pro Rata of	<u>.</u>	Short	Rate of	<u>-</u> _
PREMIUM ADJUSTMENT IF THE P	REMIIM IS PAYA	BLE IN I	INSTALL	IENTS:	
Dates Due Present	Increase	Decre	ease	Revised	
Dates Duc 1100000	S	Ş		\$	
S	S	Ţ\$		\$	

EUL643B (4/95)

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Issued by: TH Policy Number	E HOMESTEAD INSURANCE CON Named Insured	MPANY
Policy Inception	Policy Expiration	Effective Date & Time
Producer		Producer No.

Ii is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.

### EMPLOYERS' LIABILITY FOLLOWING FORM ENDORSEMENT

This insurance does not apply to any liability for bodily injury, sickness, disease, disability or shock including death at any time resulting therefrom, and, if arising out of the foregoing, mental anguish or mental injury, sustained by:

- An employee of the insured arising out of and in the course of employment by the insured; or
- The spouse, child, parent, brother or sister of that employee as a consequence of (1) above;

unless such liability is covered by valid and collectible underlying insurance as listed in the Schedule of Underlying Insurance for the full limit shown and then only for such liability for which coverage is afforded under the underlying insurance.

Authorized Re	presentative	Additional P	remium	Retur	n Premium
Date Prepared		Pro Rata of		Short	Rate of
PREMIUM ADJUS	IMENT IF THE F	REMIUM IS PAYA	BLE IN	i Installi	MENTS:
<u>Dates Due</u>	Present	Increase	Decre		Revised
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	\$	\$	S		Ś
EUL662 (4/95)					· · · · · · · · · · · · · · · · · · ·

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<u>Issued by: T</u> Policy Number	HE HOMESTEAD INSURANCE C	COMPANY
	Named Histiga	
Policy Inception	Policy Expiration	Effective Date & Time
Producer		Producer No.
It is agreed that th	is policy is hereby amen-	ded as indicated All other

It is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.

THIS ENDORSEMENT CHANGES THIS POLICY. READ IT CAREFULLY

### LEAD PAINT EXCLUSION

Notwithstanding anything contained in the underlying insurance to the contrary, it is understood and agreed that this insurance does not apply to bodily injury arising out of the existence of any lead based paint or any product containing lead based paint. It is further understood and agreed that the company will not be liable or responsible to defend the insured in any action or litigation for any lead based paint or lead based paint allegation including the failure to warn.

All other terms and conditions remain unchanged.

Authorized Represe	entative	Additional	Premium	Retur	n Premium
Date Prepared		Pro Rata of		Short	Rate of
PREMIUM ADJUSTMENT	IF THE PE	REMIUM IS PAY	ABLE IN	l INSTALL	MENTS:
Dates Due   Pr	esent	Increase		ease	Revised
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		S	S		Š
EUL784 (4/95)					-1- <del>X</del>

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<u>Issued by:</u> I Policy Number	HE HOMESTEAD INSURANCE Named Insured	COMPANY
Policy Inception	Policy Expiration	Effective Date & Time
Producer	Producer No.	

It is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.

### SUBSIDENCE EXCLUSION

This insurance does not apply to any liability, whether direct or indirect, arising out of, caused by, resulting from, contributed to, or aggravated by the subsidence, settling, expansion, sinking, slipping, falling away, tilting, caving in, shifting, eroding, mud flow, rising, or any other movement of land or earth if any of the foregoing emanate from the operations of the insured or any other person for whose acts the insured is legally liable.

It is further agreed that this insurance shall not become excess of any reduced or exhausted underlying aggregate limit to the extent that such reduction or exhaustion is the result of claims, damage, loss or expense arising out of or in any way related to the above.

Authorized Re	presentative	Additional P	remium	Retur	n Premium
Date Prepared		Pro Rata of		Short	Rate of
PREMIUM ADJUST	MENT IF THE P	REMIUM IS PAYA	BLE IN I	NSTALL	MENTS:
Dates Due	Present	Increase	Decre		Revised
	\$	\$	\$		\$
	\$	Ş	\$		\$
EUL758 (4/95)					

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Endorsement No. GENERAL PURPOSE ENDORSEMENT THE HOMESTEAD INSURANCE COMPANY Lasued by: Policy Number 11-04935 Named Insured Jonce Thomas Construction June 30, 1996 Policy Expiration June 30, 1997 Effective Date & Time June 30, 1996 Producer No. Producer

Thomas C. Devore & Associates, Inc.

It is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.

### MONTROSE PROPERTY DAMAGE EXCLUSION

This insurance shall not apply to any claim for property damage arising from a defect known before the inception date of this policy by the officers, directors, managers, or legal representatives of the named insured against whom the claim is being made. This exclusion shall apply whether or not the insured's legal obligation to pay damages in respect of such pre-existing defect was established before the inception date.

re Additional Premium	Return Premium
P±o Rata of	Short Rate of
IE PREMIUM IS PAYABLE IN	INSTALLMENTS:
	rease Revised
\$  \$	\$
\$ \$	\$
	Pro Rata of HE PREMIUM IS PAYABLE IN

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Case 3:08-cv-01716-PJH Document 8-2 Filed 05/19/2008 Page 55 of 70 DECLAR/ TONS-EXCESS/UMBRELLA LIABILITY PC\*

UL-05389 POLICY NO:

Renewal or Rewrite of No.:

UL-04935

## HOMESTEAD INSURANCE COMPANY

Administrative Office

200 Plaza Dr.

Secaucus, NJ 07096-1581

Item 1. Named Insured and Mailing Address

JONCE THOMAS CONSTRUCTION CO. (SEE EUL605)

P.O. BOX 1856

FREMONT.

CA 94538-0034

Jurplus Lines Tax and Aifidavit Filed

oy: Comercian EtS

Item 2. Policy Period:

Inception

June 30, 1997

June 30, 1998 Expiration

12:01 A.M. Standard Time at the mailing address shown above.

Item 3. Limits of Insurance, Coverages A and B Combined. The Limits of Insurance, subject to all the terms of this policy are:

(a) Per Occurrence Limit

2,000,000.00

(b) Products/Completed Operations Combined Aggregate Limit

2.000,000166 ATAG

(c) General Aggregate Limit

2,000,000.00

.4583

Con

on 1,111 2 1 1997 DY:

Item 4. Self-Insured Retention-Coverage B

10,000.00

Per Occurrence

Per

Item 5. Premium:

52,250.00

Rate

12MM

Premium Basis

RECEPITS

Advance Premium

52,250.00

Minimum Premium

13,063.00 (Minimum Earned Premium)

Form numbers of forms and endorsements forming part of this policy when issued:

UL500(9/90) (

UL501(9/90) /

UL502(9/90)

EUL605(4/95)

EUL788(4/95)

EUL643A(4/95)

EUL643B(4/95)

EUL784(4/95)

EUL812(2/97)

EUL758{4/95}

EUL662(4/95)

THOMAS C. DEVORE & ASSOC., INC

Date Issued: July 02, 1997

Form No. UL-500 (9/90)

Countersigned by

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### Schedule A-Schedule of Underlying Insurance Policies

HOMESTEAD INSURANCE COMPANY Philadelphia, Pennsylvania 19103

Issued to form a part of Policy No.: UL-05389 By Homestead Insurance Co

TYPE OF POLICY COMMERCIAL GENERAL LIABILITY (Bodily Injury, Property Damage, Personal Injury and Advertising Injury) APPLICABLE LIMITS OF LIABILITY

1973 Form ("Old" Occurrence)

POLICY PERIOD American Equity To Be Advised Eff From: 6/30/97

INSURER

Each Occurrence

Eff To: 6/30/98

Aggregate where applicable

Aggregate Per Location where applicable

Other:

Bodily Injury

Property Damage Each Occurrence

Aggregate where applicable

Aggregate Per Location where applicable

Other:

Bodily Injury and Property Damage Combined Single Limit

Each Occurrence

Aggregate where applicable

Aggregate Per Location where applicable

Other:

1993 Form ("New" Occurrence) X 1986 -

Each Occurrence 1,000,000

Personal Injury and Advertising Injury 1,000,000

2,000,000 General Aggregate

Policy Aggregate N/A

N/A Products-Completed Operations Aggregate Aggregate Per Location where applicable N/A

NOTE: Unless specifically noted hereunder, all General Liability Policies are written on comprehensive forms without special restrictive endorsements, on the standard forms in general use as designated by the letter "X" above indicating ne appropriate GL form.

COMPREHENSIVE AUTOMOBILE LIABILITY

Bodily Injury

Each Person.

Each Occurrence

Property Damage

Each Occurrence Bodily Injury and Property Damage Combined Single Limit

1,000,000 Each Occurrence

Northbrook 0237878

Eff From: 6/30/97 Eff To: 6/30/98

NOTE: Unless specifically noted hereunder, all Automobile Liability policies are written on comprehensive forms, including Any Automobile, Hired and Non-Owned Automobile Liability coverage, without special restrictive endorsements or aggregate limits, on standard forms in general use.

STANDARD WORKERS COMPENSATION AND EMPLOYERS' LIABILITY

1,000,000 1,000,000

Coverage B-Employer's Liability Each Accident

Disease Policy Limit 1,000,000 Disease Each Émployee Cal Comp W971130562

Eff From: 1/1/97 Eff To: 1/1/98

Date Issued: 7/2/97 Form No. UL-501(9/90) Case 3:08-cv-01716-PJH

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Firmestead Insurance Company

A STOCK COMPANY PHILADELPHIA, PENNSYLVANIA 19103

# **EXCESS/UMBRELLA** LIABILITY POLICY



IN THIS POLICY THE WORDS YOU AND YOUR REFER TO THE NAMED INSURED SHOWN IN THE DECLARATIONS. THE WORD INSURED MEANS ANY PERSON OR ORGANIZATION OUALIFYING AS SUCH UNDER SECTION IV - NAMED INSURED AND INSURED. WE, US AND OUR REFER TO THE STOCK INSURANCE COMPANY SHOWN IN THE DECLARATIONS. OTHER WORDS AND PHRASES THAT APPEAR IN BOLD PRINT HAVE SPECIAL MEANINGS. REFER TO THE DEFINITIONS SECTION OF THIS POLICY. IN RETURN FOR THE PAYMENT OF THE PREMIUM, IN RELIANCE UPON THE STATEMENTS IN THE DECLARATIONS MADE A PART HEREOF AND SUBJECT TO ALL OF THE TERMS OF THIS POLICY, WE AGREE WITH YOU AS FOLLOWS:

### 1. INSURING AGREEMENTS

### COVERAGE A-EXCESS LIABILITY INSURANCE (FOLLOWING FORM)

Coverage A is excess insurance and follows the underlying insurance

- Coverage A is excess insurance and follows the underlying insurance except as otherwise stated in this policy.

  1. We will pay those sums that the Insured must legally pay as damages because of bodily injury, property damage, personal injury, or advertising injury, caused by an occurrence which occurs during the policy period of this policy in excess of the sums payable as damages in the underlying insurance or would have been payable but for the exhaustion of the applicable limit of insurance.

  2. We have no other obligation or liability to pay sums or perform acts or services except as shown under DEFENSE SETILEMENTS.

  3. In any jurisdiction where we are prevented by law or otherwise from
- 3. In any jurisdiction where we are prevented by law or otherwise from
- paying on the Insured's behalf, we will indemnify the Insured instead, and paragraph 1, shall be deemed changed accordingly.

  4. Coverage A is subject to the terms of the underlying insurance
  - except.

    a. That the amounts or limits of liability, policy period, and conditions relating to the premium, subrogation, other insurance, obligation to investigate and delend, and cancellation or non-renewal and any renewal agreement of underlying insurance do not apply to this insurance

  - this insurance:

    b. That where any exclusions of this policy conflict with any terms of the underlying insurance, the exclusions of this policy shall apply:

    c. That where the underlying insurance has an aggregate limit of liability, such aggregate limit shall not, for the purpose of determining when this insurance applies, be reduced or exhausted by any payment relating to an act, error, omission, injury, damage, or offense which occurs before the effective date shown in the
  - Declarations of this policy:
    d. For any obligation to provide or to pay for legal defense. Legal defense is covered by this insurance only as shown under DEFENSE SETTLEMENTS.
- Settlement of any claim or suit for an amount in excess of available underlying insurance by any underlying insurer shall not be binding on us unless we consent in writing.

### COVERAGE B-UMBRELLA LIABILITY INSURANCE

Coverage B is excess insurance over a self-insured retention. Coverage B applies only to the exposures which are not covered by Coverage A and are not otherwise excluded by this policy or any of the underlying policies.

- policies.

   We will pay those sums that the Insured must legally pay as damages in excess of the self-insured retention because of bodity injury, property damage, personal injury, or advertising injury caused by an occurrence which occurs during the policy period of this policy.
   In any jurisdiction where we are prevented by law or otherwise from paying on the Insured's behalf, we will indemnify the Insured instead, and paragraph 1. shall be deemed changed accordingly.
   I regal defense is covered by this insurance only as shown under
- Legal delense is covered by this insurance only as shown under DEFENSE SETTLEMENTS.

#### II. DEFENSE SETTLEMENTS

We will pay defense expenses only as follows:

- e will pay detense expenses only as follows.

  i. When detense expense payments of any underlying insurance reduce the Limits of Insurance provided by that policy, then any such expense payment made under this policy will reduce the Limits of Insurance as stated in Item 3 of the Declarations.

  ii. When defense expense payments of any of the underlying insurance do not reduce the Limits of Insurance provided by these applications with expense payment made under this
- insurance of not reduce the Limits of insurance provided by those policies, then any such expense payment made under this policy will not reduce the Limits of Insurance as stated in Item 3.
- of the Declarations.

  I. We will have no duty to defend any claim or suit that any other insurer has a duty to defend. If we efect to join in the defense of such claims or suits, we will pay all expenses we incur. You shall give us the opportunity to associate with you or the underlying insurers or both in the defense and control of any claims, suits, or proceedings which involve or appear likely to involve this insurance. You and your Insurers shall cooperate with us in the defense of such claim, suit or proceeding.
- defense of such claim, suit or proceeding.

  We will defend any suit which is likely to involve us for damages payable under Coverages A or B (including damages wholly or partly within the self-insured retention) but which are not payable by a policy of underlying insurance, or any other available insurance.
  - a. Such damages are not covered by such underlying or other insurance; o
  - b. The underlying insurance has been exhausted by the payment of claims.
- 3. We may investigate and settle any claim or suit in 2, above at our
- All defense expenses in 2, above end when we have used up the applicable Limit of Insurance of this policy in the payment of judgements or settlements.
- 5. We will pay, with respect to any claim or suit we defend in 2, above: a. All expenses we incut.
   b. The cost of appeal bonds or bonds to release attachments, but
  - only for bond amounts within the applicable Limit of Insurance of this policy. We do not have to furnish these bonds.
- c. All reasonable expenses incurred by the Insured at our request to assist us in the investigation and defense of the claim or suit including actual loss of earnings up to \$100 a day because of the time taken off from work.
  d. All costs taxed against the Insured in the suit.
- e. All interest on the full amount of any judgement that accrues after entry of the judgement and before we have: (1) paid, or offered to pay; or (2) deposited in court;

  - the part of the judgement that is within the applicable Limit of
- Insurance of this policy.

  6. In any jurisdiction outside the United States of America (including its territories and possessions). Puerto Rico and Canada where we may be prevented by law or otherwise from carrying out this agreement:

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a. The Insured must arrange to inviate, defend, or settle any claim or suit.

The Insured will not make any settlement without our consent

 C. We will pay expenses incurred with our consent.
 We will have no duty or obligation to investigate, settle or defend any claim or suit against any Insured alleging damages which are no. covered by this policy

#### III. LIMITS OF INSURANCE-COVERAGES A AND B COMBINED

1. The Limits of Insurance, Coverages A and B Combined shown in the Declarations and the rules below fix the most we will pay regardless of the number of:

i Insureds:

Claims or suits brought; or

iii, Persons or organizations making claims or bringing suits.
a. The Limit of Insurance stated in Item 3 (b) as the Products/Completed Operations Aggregate Limit is the most we will pay under

pleted Operations Aggregate Limit is the most we will pay under Coverages A and B combined for damages because of injury or damages included in the products/completed operations hazard. Each payment we make for such damages reduces by the amount of the payment the Products/Completed Operations Aggregate Limit. This reduced limit will then be the Limit of Insurance available for further damages of these kinds.

The Limit of Insurance stated in Item 3 (c) General Aggregate Limit is the most we will pay under Coverages A and B combined except for

except for.

(1) Damages included in 1.a. above for the products/completed operations hazard and;

(2) Coverages included in the Schedule A-Schedule of Under-tying Insurance Policies to which no underlying aggregate(s) timit applies.

Each payment we make for such damages reduces by the amount of the payment the General Aggregate Limit. This reduced limit will then be the Limit of Insurance available for further damages of these kinds.

c. Subject to a. or b. above, whichever applies, the Per Occurrence
Limit is the most we will pay for damages under Coverages A or
B because of all bodity injury, property damage, personal
injury and advertising injury arising out of any one occurrence.
Our obligations under Coverage A and B end when the applicable
Limit of Insurance available is used up. If we pay any amounts for

damages in excess of that Limit of Insurance, you agree to reimburse

damages in excess of that Emit of Insurance, you agree to reiniburse us promptly for such amounts.

3. The limit of this policy applies separately to each consecutive annual period and to any remaining period of less than 12 months; starting with the beginning of the policy period shown in the Declarations, unless the policy period is extended after issuance for an additional period of less than 12 months. In that case, the additional period will be deemed part of the last preceding period for the purpose of determining the Limits of Insurance.

 You agree to reimburse us promptly for damages paid in settlement of claims or suits to the extent that such amounts are within the self-insured retention as stated in the Declarations. However, this does not apply to defense expenses incurred by the Insured within the self-insured retention.

### IV. NAMED INSURED AND INSURED

1. WHO IS AN INSURED-COVERAGE A (EXCESS LIABILITY INSURANCE)
EXCEPT AS provided in WHO IS AN INSURED—NEWLY ACQUIRED
OR FORMED ENTITIES each person or organization who is an

derlying insurance is an Insured under Coverage A subject to all the limitations upon such underlying insurance other than the limits of the underlying insurer's liability. WHO IS AN INSURED-COVERAGE B (UMBRELLA LIABILITY

IN \*URANCE)

Emilipt as provided in WHO IS AN INSURED-NEWLY ACQUIRED OR FORMED ENTIFIES, the Named Insured and each of the following is an Insured under Coverage 8:

If you are designated in the Declarations as:

An individual, you and your spouse are Insureds, but only with respect to the conduct of a business of which you are the

(2) A partnership or joint venture, you are an Insured. Your members, your partners and their spouses are also Insureds, but only with respect to the conduct of your business.

(3) An organization other than a partnership or joint venture, you An uganization uniar man a partiership or joint venture, you are an Insured. Your executive officers and directors are Insureds, but only with respect to their duties as your officers or directors. Your stockholders are also Insureds, but only with respect to their liability as stockholders.

b. Each of the following are also insureds:

Your employees, other than your executive officers, but only for acts within the scope of their employment by you.

only for acts within the scope of their employment by you.

(2) Any person or organization to whom or which you are obligated by virtue of a written contract to provide insurance such as is afforded by this policy, but only with respect to your operations, or facilities you own or use;

(3) Any person or organization having proper temporary custody of your property if you die, but only:

(a) With respect to liability arising out of the maintenance or use of that property; and

(b) I full your lead representative has been appointed.

(b) Until your legal representative has been appointed.
Your legal representative if you die, but only with respect to duties as such. That representative will have all your rights

and duties under this policy.

c. With respect to any auto you own or hire for use, any person (including your employees) while using such auto and any person or organization legally responsible for the use thereof, provided its actual use is with your permission, except:

its actual use is with your permission, except:

(1) Any person or organization, or any agent or employee thereol, operating an auto sales agency, repair shop, service station, storage garage or public parking place, with respect to an occurrence arising out of the operation thereot; or,

(2) The owner or any lessee of a hired auto or any agent or employee of such owner or lessee.

3. WHO IS AN INSURED-NEWLY ACQUIRED OR FORMED ENTITIES—COVERAGE A (EXCESS LIABILITY INSURANCE) AND COVERAGE B (UMBRELLA LIABILITY INSURANCE)

3. Any organization you newly acquire or form other than a nather-

 a. Any organization you newly acquire or form, other than a partner-ship or joint venture, and over which you maintain ownership or majority interest, will be deemed to be an Insured if there is no other similiar insurance available to that organization. However

(1) Coverage under this provision is afforded only until the 90th day after you acquire or form the organization or the end of day after you acquire or form the organization or the end of the policy period, whichever is earlier. You may incur an additional premium charge for such newly acquired or formed organization(s) in accordance with our then current rating procedures; Coverage does not apply to bodify injury or property damage that occurred before you acquired or formed the organization; Coverage does not apply to personal injury or advertising injury arising out of an oftense committed before you acquired or formed the organization; but person or prantization is an insured with respect to the

(4) No person or organization is an Insured with respect to the conduct of any current or past partnership or joint venture that is not shown as a Named Insured in the Declarations.

### **EXCLUSIONS**

t. UNDER COVERAGE A (EXCESS LIABILITY INSURANCE) AND COVERAGE B (UMBRELLA LIABILITY INSURANCE)
With respect to Coverage A (Excess Liability Insurance) and Coverage 8 (Umbrella Liability Insurance), this policy does not apply to:

1. Liability imposed on the Insured under any of the following laws:

a. Employees: Retirement Income Security Act (E.R.I.S.A.) of 1974

or changes to it.

or changes to it:

b. Any workers' compensation, unemployment compensation, disability benefits law, or any other similiar law except for liability of others assumed by the Insured under any contract;

c. Damages awarded under the provisions of the Racketeer Influenced and Corrupt Organizations Act 18 U.S.C. Sections 1961-68 (1970) (RICO) or changes to it.

2. Liability assumed by the Insured under any contract or agreement that the sections are contracted in the contract or agreement.

with respect to an occurrence taking place before the contract or agreement is made.

3. Any obligation or liability arising out of:

a. The contamination of any environment by pollutants that are introduced at any time, anywhere, in any way;
b. Any bodily injury, personal injury, property damage, costs or other loss or damage arising out of such contamination, including but not limited to, cleaning up, remedying or detoxifying

such contamination; or c. Payment of sums related to (1) the investigation or defense of any or (3) payment of any expense involving a claim or suit related to

 a. or b. above.
 As used in this Exclusion 3, the following terms will have the following meanings:

(1) Contamination means any unclean or unsafe or damaging or injurious or unhealthful condition arising out of the presence of pollutants, whether permanent or transient in any environment; Case 3:08-cv-01716-PJH

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### Attach Declarations and Endorsement(s) Here

### **EXCLUSIONS** (continued)

(2) Environment includes any person, any man-made object or fea-ture, animals, crops and vegetation, land, bodies of water, inder-ground water or water table supplies, air and any other engine of the earth or its atmosphere, whether or not altered, developed c cultivated, including, but not limited to any of the above, owned, controlled, or occupied by the Insured;
(3) Pollutants means smoke, vapors, soot, lumes, acids, sound.

alkalias, chemicals, liquids, solids, gases, thermal pollutants, and all other initiants or contaminants.

4. Any liability of any Insured arising out of discrimination with respect to race, religion, sex, age, national origin, physical disability, or mental

5. Any liability arising out of termination of employment of any person

Oy any insured.
 Any obligation or liability for bodity injury, personal injury, or property damage, arising out of:
 a. Inhaling, ingesting or prolonged physical exposure to asbestos or goods or products containing asbestos: or
 b. The use of asbestos in constructing or manufacturing any good.

product or structure; or

The removal of asbestos from any good, product or structure; or The manufacture; transportation, storage or disposal of asbestos

or goods or products containing asbestos.

The coverage afforded by this policy does not apply to payment for the investigation or defense of any loss, injury or damage or any

cost, line or penalty or for any expense or claim or suit related to any of the above.

liability incurred by any Insured directly or indirectly occasioned by, happening through or in consequence of war, invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power or con-liscation or nationalization or requisition or destruction or damage to properly by or under the order of any government or public or local

Any liability:
 For bodily injury property damage, personal injury, advertising

- with respect to which an Insured under the policy is also an
- (1) with respect to which an Insured under the policy is also an Insured under a nuclear energy liability policy issued by the Nuclear Energy Liability Insurance Association, Mutual Atomic Energy Liability Underwriters or Nuclear Insurance Association of Canada, or would be an Insured under any such policy but for its termination upon exhaustion of its limit of liability: or (2) resulting from the hazardous properties of nuclear material and with respect to which (a) any person or organization is required to maintain financial protection pursuant to the Atomic Energy Act of 1954, or any law amendatory thereof, or (b) the Insured is, or had this policy not been issued would be, entitled to indemnity from the United States of America or any agency thereof, under any agreement entered into by the United States of America or any agency or organization:

or organization:
b. For bodily injury; property damage, personal injury and adver-

tising înjury it;

(1) the nuclear material (a) is at any nuclear facility owned by or operated on behall of, an insured or (b) has been discharged

operated on denail of, an insured or (b) has been discharged or dispersed therefrom;

(2) the nuclear material is contained in spent fuel or waste at any time possessed, handled, used, processed, stored, transported or disposed of by the Insured; or

(3) the injury, sickness, disease, death, or destruction arises out of the transported by a leasured of the transported.

of the lumishing by an Insured of services, materials, parts or equipment in connection with the planning, construction, maintenance, operation or use of any nuclear facility, but it such facility is located within the United States of America, its leritories or possessions or Canada, this exclusion (3) applies only to injury to or destruction or damage of property at such nuclear facility. nuclear facility.

As used in this Exclusion 8:

hazardous properties means source material, special nuclear material or byproduct material; source material, special nuclear materials and byproduct material have the meanings given them by the Atomic Energy Act of 1954 or in any law amendatory thereof:

spent fuel means any fuel element or fuel component, solid or liquid which has been used or exposed to radiation in a

nuclear reactor nuclear reactor;
waste means any waste material (i) containing byproduct
material and (ii) resulting from the operation by any person or
organization of any nuclear facility;
nuclear facility means;
(1) any nuclear reactor.

any equipment or devise designed or used for (a) separating the isotopes of uranium or plutonium. (b) processing or

utilizing spent fuel, or (c) handling, processing or packing

3) any equipment or devise used for the processing, labricating or alloying of special nuclear material if at any time the total amount of such material in the custody of the Insured at the premises where such equipment or device is located consists of or contains more than 25 grams of plutonium or uranium 233 or any combination thereof, or more than 250 grams of uranium 235.

(4) any structure, basin, excavation, premises or place prepared or used where any of the foregoing is located, all operations conducted on such site and all premises used for operations: Nuclear reactor means any apparatus designed or used to sustain nuclear fission in a self-supporting chain reaction or to contain a critical mass of fissionable material: with respect to injury to or destruction of property, the word injury or destruction includes all forms of radioactive contamination of property.

9. Any claim for Uninsured or Underinsured Motorist Coverage, personal

injury protection, property protection or similiar no-fault coverage by whatever name called, unless this policy is endorsed to provide such

whatever name called, unless this policy is clicked any medical payments coverage.

10. Any obligation to pay expenses under any medical payments coverage.

11. Any liability for which any Insured may be held liable by reason of:

(1) Causing or contributing to the intoxilication of any person;

(2) The furnishing of alcoholic beverages to a person under the legal drinking age or under the influence of alcohol; or

(3) Any statute, ordinance or regulation relating to the sale, gift, distribution or use of alcoholic beverages.

This exclusion applies only if the Insured is in the business of manulacturing, distributing, selling, serving or lurnishing alcoholic beverages.

This exclusion applies only if the Insured is in the business of manulacturing, distributing, selling, serving or furnishing alcoholic beverages.

12. Punitive or exemplary damages, tines, penalties and less.

13. Damages claimed for loss due to infringement of trademark, service mark or trade name, other than titles or slogans, by use thereof on or in connection with goods, products or services sold, offered for sale or advertised by any Insured.

14. Injury to, destruction of, loss of, or loss of use of:

a. Property owned by, loaned to, rented to, occupied by or used by you or in your care, custody or control:

b. Premises you sell, give away or abandon; if the property damage arises out of any part of those premises:

arises out of any part of those premises:

c. Any goods, products or containers thereof, manufactured, sold, handled or distributed by or for you, out of which the occurrence

Any liability arising out of assault and/or battery, whether caused by or at the instigation of, or at the direction of, or omission by, any

or at the insigation of, or at the direction of, or omission by, any Insured and/or any employee of any Insured.

16. Any fiability arising out of the use of any mobile equipment, auto or watercraft in, or while in practice or preparation for, a prearranged racing, speed or demolition contest or in any stunting activity.

17. Any fiability for property damage sustained by any Named Insured arising out of the activities or operations of any other Named Insured.

18. Bodity injury or property damage arising out of the ownership, operation, maintenance, use, opticitized to other the others.

operation, maintenance, use, entrustment to others or loading of unloading of any aircraft.

Any obligation or liability arising out of:

a. Inhaling, ingesting or prolonged physical exposure to radon gas or goods, products or structures containing radon gas; or
 b. The exposure to or use of radon gas in constructing or manu-

facturing any good, product or structure; or The removal or reduction of radon gas from any good, product or structure; or

The transportation, storage or disposal of radon gas or goods, products or structures containing radon gas; or

The failure of any Insured to disclose the existence of radon gas in any structure to any person irrespective of whether or not any Insured had knowledge of the existence of radon gas in any such

structure; or 1. The manifestation or accumulation of radon gas in any structure. The coverage afforded by this policy does not apply to payment for the investigation or defense of any loss, injury or damage or any cost, fine or penalty or for any expense or claim or suit related to any of the above.

II. UNDER COVERAGE A (EXCESS LIABILITY INSURANCE) In addition to the exclusions in I. above, this policy does not apply under Coverage A to:

Any loss not covered by the underlying insurance, and all exclusions now or hereafter contained in the underlying insurance, apply to

Coverage A with the same force and effect.

2. Bodily injury or property damage arising out of the ownership, operation, maintenance, use, entrustment to others or loading or unfoading of any watercraft 26 feet or over in length.

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### **EXCLUSIONS** (continued)

III. UNDER COVERAGE B (UMBRELLA LIABILITY INSURANCE) In addition to the exclusions in Sections fand II above, this insurance does not apply under Coverage B to:

does not apply under Coverage B to:

1. Any injury or damage
a. Covered under Coverage A; or
b. Which would have been covered under Coverage A but for the
actual or alleged bankruptcy or insolvency of an underlying
insurer or an insured or the termination of the underlying policy.

2. Bodily injury to any officer or employee of the Insured who is
injured in the course of such employment by any other officer or
ampliage of the came Insured.

injured in the course of such employment by any other officer or employee of the same Insured.

3. Bodily injury or property damage arising out of the ownership, operation, maintenance, use, entrustment to others or loading or unloading of any watercraft.

4. Property damage to your product arising out of it or any part of it.

5. Property damage with respect to the loss of use of tangible property which has not been physically injured or destroyed resulting from:

a. A detay in or fack of performance by or on behalf of the insured of any contract or agreement, or

of any contract or agreement, or

b. The failure of your product or your work to meet the level of
performance, quality, litness or durability warranted or
represented by or on behalf of the Insured.

This exclusion does not apply to the loss of use of other tangible property
resulting from the sudden and accidental physical injury to or destruction
of your product or your work after such products or work have been
put to use by any person or organization other than an Insured.
6. Property damage to your work arising out of it or any part of it and
included in the products/completed operations hazard. This
exclusion does not apply if the damaged work or the work out of
which the damage arises was performed on the Insured's behalf by
a sub-contractor.

which the damage arises was performed on the Insured's behalf by a sub-contractor. Damages claimed for any loss, cost or expense incurred for the loss of use, withdrawal, recall, inspection, repair, replacement, adjustment, removal or disposal of:

a. Your product, or

b. Your work, or

Your work, or Any property of which your product or your work forms a part; if such product, work, or property is withdrawn or recalled from the market or from use by any person or organization because of a known or suspected defect, deficiency, inadequacy or dangerous condition in it.

3. Bodily injury to:

Bodily injury to:

a. An employee of the Insured arising out of and in the course of employment by the Insured; or

b. The spouse, child, parent, brother or sister of that employee as a consequence of bodily injury to that employee.

This exclusion applies whether the Insured may be liable as an employer or in any other capacity.

It also applies to any obligation to share damages with or repay someone else who must pay damages because of the injury.

This exclusion does not apply to liability assumed by you under any contract.

ras excusion does not apply to hability assumed by you under any contract.

9. Personal Injury or advertising Injury:

a. Arising out of oral or written publication or material, if done by or at the direction of the Insured with knowledge of its falsity;

b. Arising out of oral or written publication of material first published before the beginning of the policy period;

c. Arising out of the willful violation of penal statute or ordinance committed by or with the consent of the Insured; or

d. For which the Insured has assumed liability in a contract or agreement. This exclusion does not apply to fiability for damages that you would have in absence of the contract or agreement.

10. Advertising Injury arising out of;

a. Breach of contract, other than misappropriation of advertising ideas under an implied contract;

b. The failure of goods, products or services to conform with the advertised quality or performance;

c. The wrong description of the price of goods, products or services:

d. An oftense committed by an Insured whose business is advertising, broadcasting, publishing or telecasting.

#### DEFINITIONS

- 1. Advertising Injury means injury, other than personal injury, arising out of one or more of the following offenses committed in the course of the Insured's advertising activities during the Policy Period: a. Oral or written publication of material that standers or libels a person
  - or organization or disparages a person's or organization's goods, products or services:
  - Oral or written publication of material that violates a person's right of privacy: Misappropriation of advertising ideas or style of doing business; or
- d. Infringement of copyright, title or slogan.

  Auto means a land motor vehicle, trailer or semitrailer designed for
- Alto means a rand motor vehicle, trailer or semitrailer designed for travel on public roads, including any attached machinery or equipment. But auto does not include mobile equipment.
   Bodily injury means bodily injury, mental anguish, shock, disability, care and loss of services or constortium, sickness or disease including death sustained by a person at any time during the Policy Period.
   Claim means a written demand for damages or services.
   Damages are all sums that the Insured is legally obligated to pay. This oblination may be the decision of a court of the court of a pattle.

This obligation may be the decision of a court or the result of a settlement. The cause of the obligation must be from bodily injury. personal injury, property damage or advertising injury covered by this policy. Damages include interest which accumulates on a civil court judgement from the time the suit is brought until the final judgement is entered by the court. Damages include defense expense to the same extent included in the underlying insurance. Damages do not include damages for which insurance is prohibited by law or public policy applicable in construction of this policy.

6. Defense expense means payments allocated to a specific claim or public its investments.

Defense expense means payments allocated to a specific claim or suit for its investigation, settlement or defense, including:

a. Altorneys fees, expert witness fees and all other litigation expenses;
b. Up to \$250 for the cost of bail bonds required because of accidents or traffic law violations arising out of the use of any vehicle to which the bodily injury liability coverage applies;
c. The costs of bonds to release attachments, but only for bond amounts within the limit of insurance available;
d. Resenable expenses incurred by the Insurance of our request to

- d. Reasonable expenses incurred by the Insured at our request to assist us in the investigation or detense of the claim or suit, including actual loss of earnings up to \$100 a day because of time off from work:
- e. Costs taxed against the Insured in the suit.

Defense expense does not include:

- (1) Salaries and expenses of our employees or employees of the Insured, other than that portion of our employed attorney's fees, salaries and expenses allocated to a specific claim or suit; fees and expenses of independent adjusters we hire:
- (3) The cost of bonds to appeal a judgement or award on any suit we delend
- (4) Interest on the full amount of any judgement that accrues after entry of the judgement and before we have paid, offered to pay. or deposited in court the amount available for the judgement

- under the provisions of LIMITS OF INSURANCE.
- Executive officer means a person holding any of the officer positions created by the Insured's charter, constitution or by laws.

- created by the Insured's charter, constitution or by-laws. First named Insured means the person or organization first named in Item 1 of the Declarations of the policy. Insured means any person or organization qualifying as an Insured in the applicable WHO IS AN INSURED provision of this policy. The insurance afforded applies separately to each Insured against whom claim is made or suit is brought, except with respect to the limits of our liability. our liability.
- 10. Mobile equipment means any of the following types of land vehicles. including any attached machinery or equipment: a. Bulldozers, farm machinery, forklitts and other vehicles designed
  - for use principally off public roads;

    b. Vehicles maintained for use solely on or next to the premises you

  - Vehicles that travel on crawler treads:
  - Vehicles, whether sell-propelled or not, maintained primarily to provide mobility to permanently mounted:

    (1) Power cranes, shovels, loaders, diggers, or drills; or
    (2) Road construction or resurfacing equipment such as graders, scrapers or rollers;
  - e. Vehicles not described in a., b., c., or d. above that are not selfpropelled and are maintained primarily to provide mobility to permanently attached equipment of the following types:
    - (1) Air compressors, pumps and generators, including spraying, welding, building cleaning, geophysical exploration, lighting and well servicing equipment; or
      (2) Cherry pickers and similar devices used to raise or lower
    - workers
  - 1. Vehicles not described in a., b., c., or d. above maintained primarily tor purposes other than the transportation of persons or cargo. However, self-propelled vehicles with the following types of permanently attached equipment are not mobile equipment but will
    - be considered autos:
      (1) Equipment designed primarily for:
      (a) Snow removal;

      - (b) Road maintenance, but not construction or resurfacing;

    - (c) Street cleaning:
      (2) Cherry pickers and similiar devices mounted on automobile or truck chassis and used to raise or lower workers; and
      (3) Air compressors, pumps and generators, including spraying.
    - welding, building cleaning, geophysical exploration, lighting and well servicing equipment.
- 11. Occurrence means:
  - Occurrence means:

    a. With respect to bodily injury or property damage: an accident, including continuous or repeated exposure to substantially the same general harmful condition, which results in bodily Injury or property damage neither expected nor intended from the standpoint of the Insured and includes:

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### **DEFINITIONS** (continued)

- (1) The rendering of or failure to render professional medical, dental or nursing services by your dispensary or clinic.

  (2) The use of reasonable lorce for the tawful protection of your
- employees, tenants, guests or property.

  b. With respect to advertising injury and personal injury respectively; an offense described in one of the numbered subdivisions. of those terms in this oolicy. All damages that arise from exposure to the same general
- conditions are considered to arise out of one occurrence. 12. Personal Injury means injury, other than advertising Injury or bodily injury, arising out of one or more of the following offenses committed in the course of the Insured's business during the Policy
  - a. False arrest, detention or imprisonment;

  - a. I also arrest, determine of imprisonment.
    b. Malicious prosecution;
    c. Wrongful entry into, or eviction of a person from a room, dwelling or premises that the person occupies;
    d. Oral or written publication of material that slanders or libels a
  - person or organization or disparages a person's or organization's goods, products or services:
    Oral or written publication of material that violates a person's right
  - of privacy arising sut of the conduct of your business, excluding advertising, publishing, broadcasting or telecasting done by or for
- Products/completed operations hazard includes all bodily injury and property damage occurring away from premises you own or
  - rent arising out of your product or your work except:

    a. Products that are still in your physical possession; or

    b. Work that has not yet been completed or abandoned.
  - Your work will be deemed completed at the earliest of the following times:
    (1) When all the work called for in your contract has been
  - completed;
  - (2) When all the work to be done at the site has been completed if
  - your contract calls for work at more than one site:

    (3) When the part of the work done at a job site has been put to its intended use by any person or organization other than another contractor, or subcontractor working on the same
    - Work that may need service, maintenance, correction, repair or replacement but which is otherwise complete, will be treated as completed.
  - c. This hazard does not include bodily injury or property damage arising out of:
    - The transportation of property, unless the injury or damage arises out of a condition in or on a vehicle created by the loading or unloadi<mark>ng</mark> of it;
  - (2) The existence of tools, uninstalled equipment or abandoned or unused materials.
- 14. Property damage means
  - Property damage inteans.
     Physical injury to tangible property, including all resulting loss of use of that property occurring during the Policy Period; or
     Loss of use of tangible property that is not physically injured caused by an occurrence during the Policy Period.

- 15. Self-Insured retention means the amount stated as such in the Declarations which is retained and payable by the Insured with respect to each occurrence. All expenses incurred by us, or by the Insured with our consent in the investigation or defense of a claim or suit within the self-insured retention shall be payable by us.
- Suit means a civil proceeding in which damages because of bodily injury, properly damage, personal injury or advertising injury to which this insurance applies are alleged. Suit includes an arbitration proceeding alleging such damages to which the Insured must submit or submit with our consent.
- Underlying Insurance means the insurance policies listed in Schedule A-Schedule of Underlying Insurance Policies, including any renewals or replacements thereof which provide the underlying coverages and limits stated in Schedule A-Schedule of Underlying Insurance Policies. The limit of underlying insurance includes any deductible amount, any participation of the Insured or any selfdeductible amount, any participation of the Insured or any self-insured retention above or beneath any such policy, less the amount, if any, by which the aggregate limit of such insurance has been reduced by payment of loss with respect to bodify injury, property damage, personal injury or advertising injury taking place after the effective date of this policy. The coverage and limits of such policies shall be deemed to be applicable regardless of (a) any delense which the underlying insurer may assert because of the Insured's failure to comply with any condition of any such policy, (b) the actual or alleged insolvency, financial impairment or bankruptcy of the under-lying insurer of any Insured or (c) cancellation or termination of the lying insurer of any Insured or (c) cancellation or termination of the underlying policy.
- You means any person or organization named in the Declarations or
- in an endorsement forming part of this policy.
  Your dispensary or clinic means a dispensary, clinic or similar facility maintained by you for the benefit or convenience of your
- facility maintained by you for the benefit or convenience of your employees or students.

  Your product means:

  a. Any goods or products, other than real property manufactured, sold, handled, distributed or disposed of by:

  (1) You

  (2) Others trading under your name, or

  (3) A person or organization whose business, or assets of which, with how accounted mainthy intersects, and

  - you have acquired majority interests; and
- Containers (other than vehicles), materials, parts or equipment turnished in connection with such goods or products. Your product includes warranties or representations made at any time with respect to the litness, quality, durability or performance of any of the items included in a, and b, above. Your product does not include vending machines or other property rented to or located for the use of others but not sold
- 21. Your work means:

  - a. Work or operations performed by you or on your behalf; and
     b. Materials, parts or equipment furnished in connection with such work or operations.

Your work includes warranties or representations made at any time with respect to the fitness, quality, durability or performance of any of the items included in a, and b, above.

#### CONDITIONS

The advance premium stated in the Declarations is a deposit premium only, unless otherwise specified. Upon termination of this policy, the final premium shall be computed in accordance with the rates and minimum premium stated in the Declarations. If the final premium thus computed exceeds the advance premium paid, the first named Insured shall pay the excess to us. If the final earned premium is less, we shall return to the first named insured the unearned portion paid by such insured.

The first named insured shall maintain adequate records of the

information necessary for premium computation on the basis stated in the Declarations and shall send copies of such records to us at

the end of the policy peripd, as we may direct.

Any Minimum Premium shown in the Declarations shall be fully earned and not subject to return upon audit of this insurance.

- Inspection and Audit
  - We shall be permitted but not obligated to inspect your property and operations at any time. Neither our right to make inspections; nor the making thereof, nor any report thereon, shall constitute an undertaking on your behalf or for your behalf or that of others to determine or warrant that such property or operations are sale or healthful, or
  - are in compliance with any law, rule or regulation.

    We may examine and audit your books and records at any time during the policy period and extensions thereof and within three years after the final termination of this policy insofar as they relate to the subject matter of this insurance.
- Notice of Occurrence, Claim or Suit Whenever it appears that an occurrence, claim or suit is likely to involve payment under this policy, written notice shall be given to us or our authorized representative by you or your designated

- representative as soon as practicable. Such notice shall contain particulars sufficient to identify the Insured and also reasonably obtainable information respecting the time, place and circumstate of the occurrence, claim or suit, the names and addresses of the injured and of available witnesses.

  4. Assistance and Cooperation of the Insured
  - The Insured shall cooperate with us and shall comply with all the terms and conditions of this policy and shall cooperate with the underremains and conditions in this policy and shall cooperate with the underlying insurers as required by the terms of the underlying insurance and comply with all the terms and conditions thereof.

    The Insured shall enforce any right of contribution or indemnity against any person or organization who may be liable to the Insured
- because of bodily injury, personal injury, property damage or advertising injury with respect to which insurance is afforded under this policy or any of the underlying insurance policies.
- 5. Action Against Company
  No action shall be against us unless, as a condition precedent thereto, there shall have been full compliance with all of the terms of this policy, nor until the amount of the Insured's obligation to pay shall have been finally determined either by judgement against the Insured, after actual trial, or by written agreement by the Insured, the claimant and us.
- Any person or organization or the legal representative thereof who has secured such judgement or written agreement shall thereafter be entitled to recover under this policy to the extent of the insurance alforded by this policy. No person or organization shall have any action against the Insured to determine the Insured's liability, nor shall we be impleaded by the Insured's legal representative. Bankruptcy or insolvency of the Insured or of the Insured's estate shall not relieve us of any of our obligations hereunder.

#### CONDITIONS (continued)

6 Appeals

Appeals In the event the Insured or the Insured's underlying insurer elects not to appeal a judgement in excess of the underlying insurance or the self-insured retention, we may elect to make such appeal, at our cost and expense, and shall be liable in addition to the applicable Limit of Insurance, for the taxable costs, disbursements and additional insurance. interest incidental to such appeal. Other Insurance

The insurance afforded by this policy shall be excess insurance over all underlying insurance covering a loss covered by this policy whether or not valid and collectible. It shall also be excess insurance over all other valid and collectible insurance not described in the Schedule A-Schedule of Underlying Insurance Policies (except other insurance purchased specifically to apply in excess of this insurance) which is available to the Insured, covering a loss also covered by this policy

Subrogation

In the event of any payment under this policy, we shall participate with the insured and any underlying insurer in the exercise of all the Insured's rights of recovery against any person or organization fiable therefore, and the Insured shall execute and deliver instruments and papers and do whatever else is necessary to secure such rights. The Insured shall do nothing to prejudice such rights. Recoveries shall be applied:

First, to reimburse any interest (including the Insured's) that may have paid any amount with respect to liability in excess of our Limit of Insurance hereunder:

Then to reimburse us up to the amount paid hereunder, along with any other insurers having a proportionate interest at the same level; and Lastly, to reimburse such interests (including the Insured's) with respect to which this insurance is excess, as are entitled to claim the

A different apportionment may be made to effect settlement of a claim by agreement signed by all interests. Reasonable expenses incurred in the exercise of rights or recovery shall be apportioned among all interests in the ratio of their respective losses for which recovery is sought

Changes

Notice to any person, or knowledge possessed by any person, shall not effect a waiver or a change in any part of this policy or stop us from asserting any rights under the terms of this policy with respect to any requirements as to underlying insurance; nor shall the terms of this policy be waived or changed, except by endorsement issued to form a part of this policy, signed by our authorized representative.

Assignment 10. Assignment Assignment of interest under this policy shall not bind us until our consent is endorsed hereon; if, however, you shall die, such insurance as is afforded by this policy shall apply (a) to your legal representative, but only while acting within the scope of his or her duties as such, and (b) with respect to your property, to the person having proper temporary custody thereof, as Insured, but only until the appointment and qualification of the legal representative.
11. Maintenance of Underlying Insurance You agree to maintain all insurance policies affording in total the coverage and limits as stated in the Schedule A-Schedule of Underlying

age and limits as stated in the Schedule A-Schedule of Underlying Insurance Policies, or renewals or replacements thereof not more restrictive in coverage or limits, in full force and effect during this policy period, except for reduction of aggregate limits where applicable, solely as a result of the payment of claims for occurrences which take place on or after the effective date of this policy. You agree to notify us within thirty days if any company replaces or changes any terms or conditions of any of the policies designated in the Schedule A-Schedule of Underlying Insurance Policies. Your failure or inability to comply with the foregoing two paragraphs of this Condition 11, shall not invalidate this policy, but in the event of such failure or inability to comply therewith, we shall be liable only to the extent that we would have been liable had such failure or inability to comply not occurred. age and limits as stated in the Schedule A-Schedule of Underlying

to comply not occurred.

Service of Suit Clause:
It is agreed that in the event we lail to pay any amount claimed to be due hereunder, we, at your request, will submit to the jurisdiction of any court of competent jurisdiction within the United States and will comply with all requirements necessary to give such court jurisdiction

and all matters arising hereunder shall be determined in accordance

with the law and practice of such court.
It is further agreed that service of process in such suit may be made It is further agreed that service of process in such suit may be made upon the highest one in authority bearing the title Commissioner, Director, or Superintendent of Insurance of the State or Commonwealth wherein the property covered by this policy is located, and that in any suit instituted upon this contract we will abide by the final decision of such court or any appellate court in the event of an appeal. The one in authority bearing the title Commissioner, Director, or Superintendent of Insurance of the State or Commonwealth wherein the property covered by this policy is located is hereby authorized and directed to accept service of process on our behalf in any sult and/or upon your request to give a written undertaking to us that they will enter a general appearance upon our behalf in the event such a sult shall be instituted.

Sole Agent

The first named insured is authorized to act on behalf of all insureds with respect to the giving or receiving of notice of cancellation. receiving unearned premium, agreeing to any changes in the policy and being billed for additional premiums.

a. The first named Insured may cancel this policy by mailing or

delivering to us advance written notice of cancellation.

We may cancel this policy by mailing or delivering to the first named Insured written notice of cancellation at least:

(1) 10 days before the effective date of cancellation if we cancel for nonpayment of premium; or (2) 30 days before the effective date of cancellation if we cancel

lor any other reason.

We will mail or deliver our notice to the first named Insured's last mailing address known to us.

d. Notice of cancellation will state the effective date of cancellation.

d. Notice of cancellation will state the effective date of cancellation. The policy period will end on that date.
e. If this policy is cancelled, we will send the first named insured any premium refund due. If we cancel, the refund will be pro rata. If the first named insured cancels, the refund will be based upon the customary short rate table. The cancellation will be effective even if we have not made or offered a refund.
f. If notice is mailed, proof of mailing will be sufficient proof of notice. Workers' Compensation Agreement
With respect to bodily injury to or death of any officer or other

Workers' Compensation Agreement
With respect to bodily injury to or death of any officer or other
employee arising out of and in the course of employment by you, it
is a condition to the recovery of any loss under this policy, and you
represent and agree, you have not abrogated and will not abrogate
your common-law defenses under any Workers' Compensation or
Occupational Disease Law by rejection of such law or otherwise. In
the event you shall at any time during the policy period, abrogate
such defenses, such insurance as is afforded for bodily injury with
respect to such officer or other employee shall automatically termirespect to such officer or other employee shall automatically termi-

nate at the same time.

In the event of the actual, or the alleged, bankruptcy, insolvency, liquidation, or financial impairment, whether temporary or permanent, of an underlying insurer, or of the Insured if the underlying insurance is comprised in whole or in part of self-insurance, it is agreed that this insurance shall not take the place of such underlying insurance which is or becomes invalid, uncollectible or otherwise unavailable. The underlying insurance listed in the Schedule A unavailable. The underlying insurance listed in the Schedule A—Schedule of Underlying Insurance Policies will be deemed in effect and the risk of such bankruptcy, insolvency, liquidation, or financial impairment is retained by you and not by us.

17. Terms of Policy Conformed to Statute
Terms of this policy which are in conflict with the statutes of the

State wherein this policy is issued are hereby amended to conform

to such statutes. 18. Declarations

becarations

By acceptance of this policy the first named Insured agrees that
the statements in the Dectarations are agreements and representations, that this policy is issued in reliance upon the truth of
such representations, and that this policy embodies all agreements
existing between the first named Insured and us and any of our representatives relating to this insurance.

IN WITNESS WHEREOF, we have caused this policy to be executed and attested, but this policy shall not be valid unless countersigned by a duly authorized representative of the Company.

President

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<u>Issued by:</u> THE Policy Number	HOMESTEAD INSURANCE CON Named Insured	MPANY .
Policy Inception	Policy Expiration	Effective Date & Time
Producer		Producer No.

It is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.

### NAMED INSURED ENDORSEMENT

The entity named below is added to Item 1 of the Declarations.

Naming this entity as a Named Insured does not increase the Company's Limits of Liability as specified in the policy Declarations.

Named Insured:

Authorized Representative	Additional Pr	remium Retur	rn Premium
Date Prepared	Pro Rata of	Short	Rate of .
PREMIUM ADJUSTMENT IF THE I	PREMIUM IS PAYA	LE IN INSTALI	MENTS:
Dates Due Present	Increase	Decrease	Revised
ς ς	Ś	\$	\$
	15	S	\$

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Issued by: T Policy Number	THE HOMESTEAD INSURANCE C Named Insured	OMPANY .
Policy Inception	Policy Expiration	Effective Date & Time
Producer		Producer No.

It is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.

### CONTRACTORS LIMITATION ENDORSEMENT

This insurance is modified by the following provisions:

- This insurance does not apply to any liability arising out of:
  - Any project insured under a "wrap-up" or similar rating plan;
  - The rendering or failure to render any professional services by or for the insured including the preparing, approving, or failing to prepare or approve maps, drawings, opinions, reports, surveys, change orders, designs or specifications, and any supervisory, inspection or engineering services.
- Except insofar as coverage is available to the Insured in valid and B collectible underlying insurance as listed in the Schedule of Underlying Insurance for the full limit shown, and the only for such liability for which coverage is afforded under the underlying insurance, this insurance shall not apply to:
  - Any liability assumed by the insured under any contract or agreement;
  - Any liability for property damage to property leased by, used 2. by, or in the care, custody or control of the insured or as to which the insured is for any purpose exercising physical control; or
  - For property damage arising out of:
    - blasting or explosion other than the explosion of air or
    - steam vessels, piping under pressure, prime movers, machinery or power transmitting equipment; or the collapse of or structural injury to any building or structure due to (i) grading of land, excavation, borrowing, filling or back-filling, tunneling, pile driving, cofferdam work of caisson work, or (ii) moving shoring underpinging raising or demolition of any (d) shoring, underpinning, raising or demolition of any building or structure, or removal or rebuilding of any structural support thereof; or

Authorized Representative	Additional Pro	emium Retur	n Premium
Date Prepared	Pro Rata of	Short	Rate of
PREMIUM ADJUSTMENT IF THE	PREMIUM IS PAYAB	LE IN INSTALL	MENTS:
Dates Due Present	Increase	Decrease	Revised
5	\$	\$	\$
C	S	\$	[\$

EUL643A (4/95)

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<u>Issued by:</u> TH Policy Number	E HOMESTEAD INSURANCE CO Named Insured	MPANY .
Policy Inception	Policy Expiration	Effective Date & Time
Producer		Producer No.

It is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.

### CONTRACTORS LIMITATION ENDORSEMENT - CONTINUED

- (c) injury to or destruction of wires, conduits, pipes, mains, sewers, tanks, tunnels, any similar property and any apparatus in connection therewith, beneath the surface of the ground or water, caused by and occurring during the use of mechanical equipment for the purpose of grading land, excavating, drilling, borrowing, filling, back-filling or pile driving.
- C. The following additional definition applies:
  - "Wrap-up" means any agreement or arrangement under which all the contractors working on a specified project are insured under one or more policies issued by a specified insurer for liability arising out of the project.

Authorized Representative		Additional Premium		Return Premium		
Date Prepared		Pro Rata of		Short Rate of		
PREMIUM ADJUS'	MENT IF THE P	REMIUM IS PAYA	BLE IN	INSTALL	MENTS:	
Dates Due	Present	Increase	Decre		Revised	
	S	S	\$		\$	
	S	\$	\$		\$	
FIII.643B 14/95					•	

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Issued by: 7 Policy Number	HE HOMESTEAD INSURANCE Named Insured	COMPANY	
Policy Inception	Policy Expiration   Effective Date & Time		
Producer		Producer No.	

Ii is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.

# EMPLOYERS' LIABILITY FOLLOWING FORM ENDORSEMENT

This insurance does not apply to any liability for bodily injury, sickness, disease, disability or shock including death at any time resulting therefrom, and, if arising out of the foregoing, mental anguish or mental injury, sustained by:

- An employee of the insured arising out of and in the course of employment by the insured; or
- The spouse, child, parent, brother or sister of that employee as a consequence of (1) above;

unless such liability is covered by valid and collectible underlying insurance as listed in the Schedule of Underlying Insurance for the full limit shown and then only for such liability for which coverage is afforded under the underlying insurance.

Authorized Representative	Additional E	Premium	Retur	n Premium
Date Prepared	Pro Rata of		Short Rate of	
PREMIUM ADJUSTMENT IF THE P Dates Due Present	REMIUM IS PAYA	BLE IN	I INSTALL	MENTS:
Dates Due   Present	Increase	Decre	ease	Revised
- 3	\$	\$		S
EUL662 (4/95)	1\$	\$		\$

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Jack

GENERAL PURPOSE ENDOR	SEMENT End-			
1ssued by: TH	HOMESTEAD INSURANCE CO	rsement No. 1		
Policy Number	Named Insured	PREMIX		
UL-05389	Jonce Thomas Construct	ion Co		
Policy Inception	POLICY Expiration	Effective Date & Time		
<u>oune 30, 1997</u>	June 30, 1998	June 30, 1997		
Producer		Producer No.		
Thomas C. Devore 8	Total Color No.			
It is agreed that this policy is hereby amended as indicated. All other terms and conditions of this policy remain unchanged.				

It is hereby agreed and understood that Rate, Item #5 of the Declarations is amended to read: Flat in lieu of Receipts.

M. Francisco	<u> </u>			
Buthorized Representative	Additional Pr	emium		ı Premium
Date Prepared July 25, 1997	Pro Rata of		Ni Short	Rate of
PREMIUM ADJUSTMENT IF THE PI	DEMILIMATE DATES			
Dates Due Present	Increase	Decre	NSTALLN	MENTS: Revised
\$	\$	Ş		\$
GNL6868	3	<u>\$</u>		\$